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Exhibit A

to the Declaration of Dat Nguyen in Support of KAIFI's Motion for Leave to Amend Infringement Contentions

FIRST SUPPLEMENTAL APPENDIX 1 Claim Chart for U.S. Patent No. 6,922,728

Claim Term	Accused Instrumentality
1. An internet network connecting and roaming system providing internet communication service to a data communication terminal of a user moving indoors or outdoors, using an outdoor wireless internet network including an antenna, a router and a location register, and an indoor network including an indoor gateway connectable with an internet network, the system comprising:	The Accused Instrumentalities provide an internet network connecting and roaming system. The preamble of this claim is not limiting, and the body of the claim defines the complete invention. However, should the preamble be construed to be limiting, KAIFI contends that Defendants' Accused Instrumentalities would satisfy the preamble because the Accused Instrumentalities provide an internet network connecting and roaming system providing internet communication service to a data communication terminal of a user moving indoors or outdoors, using an outdoor wireless internet network including an antenna, a router and a location register, and an indoor network including an indoor gateway connectable with an internet networks, as described in more detail below with regard to the body of this claim.
	As a representative example of T-Mobile's infringement, this chart maps the Accused Instrumentality for implementing T-Mobile's Wi-Fi Calling system and service. Based on public information, all other Accused Instrumentalities operate in identical fashion in relevant part. T-Mobile's system enables "Wi-Fi Calling" which allows a user to make and receive calls and texts over a Wi-Fi connection.
	What is Wi-Fi calling?
	Wi-Fi Calling allows customers to make and receive calls and texts (SMS & MMS) over a Wi-Fi connection. Using Wi-Fi Calling is easy-customers won't even know they're making a Wi-Fi call. Simply connect to an available Wi-Fi network with a Wi-Fi calling-enabled smartphone and continue to make a call or send a text as you would over a cellular connection. No separate app or log-in or number is needed.
	T-Mobile's Wi-Fi Calling enables seamless switching or hand-off between its cellular (LTE) network and a Wi-Fi network. ²

I know what Wi-Fi calling is. What's next-gen Wi-Fi calling?

With next-gen Wi-Fi Calling, T-Mobile is pioneering a seamless handover between our LTE network and any available Wi-Fi connection so calls don't drop between the two. Next-gen Wi-Fi Calling also features HD Voice quality, when calling another HD Voice-capable user. This means our customers can now maintain crystal clear HD Voice calls, whether connected to T-Mobile LTE or Wi-Fi-all using their existing T-Mobile number.

Wi-Fi Calling enables Defendants' mobile and internet subscribers to "[e]xtend coverage in areas where no cellular network reaches."

This a function of the LTE/EPC Network established by T-Mobile.⁴

Think of this as a use case: you carry a device that can access, among other technologies, LTE and WiFi. You are connected to the LTE/EPC network and move indoors, into your house. There you have a fixed broadband connection connected to a WiFi-capable home router. Depending on preferences, the device may in this situation switch access from LTE to WiFi. The EPS network then includes features to maintain the sessions also during this handover between two quite different access technologies.

As another example, "You are connected to the LTE/EPC network and move indoors, into your house. There you have a fixed broadband connection connected to a WiFi-capable home router. Depending on preferences, the device may in this situation switch access from LTE to WiFi." 5

Think of this as a use case: you carry a device that can access, among other technologies, LTE and WiFi. You are connected to the LTE/EPC network and move indoors, into your house. There you have a fixed broadband connection connected to a WiFi-capable home router. Depending on preferences, the device may in this situation switch access from LTE to WiFi. The EPS network then includes features to maintain the sessions also during this handover between two quite different access technologies.⁶

T-Mobile provides, directs, controls, and manages the foregoing instrumentalities.

These T&Cs are an agreement between you an us, T-Mobile USA, Inc., and our controlled subsidiaries, assignees, and agents.

Any equipment for which we provide Service or which we provide to you to be used with our Service, such as a phone, handset, tablet, SIM card, or accessory (collectively, a "Device");

. . .

Our wireless network is a shared resource, which we manage for the benefit of all of our customers. Your Data Plan is intended for Web browsing, messaging, and similar activities. Certain activities and uses of our Services and your Device are permitted and others are not. If you buy, lease, or finance a Device manufactured for use on our network, you agree, and we rely on your agreement, that you intend it to be activated on our Service and will not resell or modify the Device, or assist anyone doing so.

Unless explicitly permitted by your Rate Plan or Data Plan, you are not permitted to use your Device or the Services in a way that we determine:

- Compromises network security or capacity, degrades network performance, uses malicious software or "malware", hinders other customers' access to the network, or otherwise adversely impacts network service levels or legitimate data flows;
- Uses applications which automatically consume unreasonable amounts of available network capacity;
- Uses applications which are designed for unattended use, automatic data feeds, automated machine-to-machine connections, or applications that are used in a way that degrades network capacity or functionality;
- Misuses the Service, including "spamming" or sending abusive, unsolicited, or other mass automated communications;
- Accesses the accounts of others without authority;
- Results in more than 50% of your voice and/or data usage being Off-Net (i.e., connected to another provider's network) for any 2 billing cycles within any 12-month period;
- Results in unusually high usage (specifically, more 50GB (updated periodically) in a month) and the majority of your data usage being Smartphone Mobile HotSpot (tethering) usage for any 3 billing cycles within any 6-month period;
- Resells the Service, either alone or as part of any other good or service;⁷

Additionally and/or in the alternative, T-Mobile's system/service also includes configurations providing voice/data communications network connecting and roaming for streaming and browsing apps, including via T-Mobile and third-party apps.

For example, T-Mobile also provides roaming of voice/data signals, such as media streaming through Binge On, which enables on demand streaming on T-Mobile Wireless, with "seamless" switching between networks.⁸

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks.9

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi).¹⁰

It is anticipated that discovery will provide further details of the manner of infringement of the Accused Instrumentalities.

Upon information and belief, KAIFI contends that these infringement contentions are equally applicable to all examples, aspects, applications, configurations, embodiments, and instances of T-Mobile's voice/data communications network connecting and roaming system and service, including but not limited to T-Mobile's Wi-Fi Calling and IP multimedia services. For example, these contentions are equally applicable to T-Mobile's Wi-Fi Calling as they are to T-Home Internet (including its LTE and 5G networks), T-Mobile Wi-Fi Services (including Wi-Fi hotspots), T-Vision, Binge On, Music Freedom, and any and all "over the top" media streaming services and IP Multimedia Subsystem services.

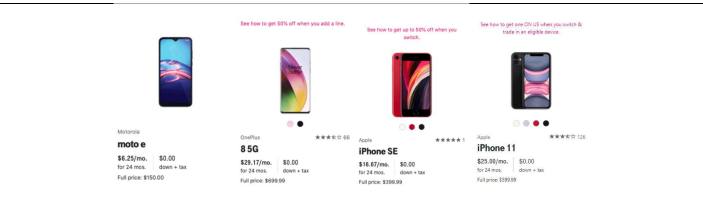
a data communication terminal that includes an indoor wireless connection module and stores registered indoor system ID information, so that the data communication terminal may be connected with the indoor network if the registered indoor system ID information is received and by connecting with the outdoor wireless internet network if the registered indoor system ID information is not received;

The Accused Instrumentalities provide a data communication terminal that includes an indoor wireless connection module and stores registered indoor system ID information, so that the data communication terminal may be connected with the indoor network if the registered indoor system ID information is received and by connecting with the outdoor wireless internet network if the registered indoor system ID information is not received.

For example, T-Mobile's Wi-Fi Calling system and service comprise a data communication terminal, a phone that supports Wi-Fi Calling.¹¹

- . Phone that supports T-Mobile Wi-Fi Calling:
 - . Wi-Fi Calling is included on most T-Mobile devices. Check the Devices page to look up your phone.
 - Some manufacturers state their devices have T-Mobile Wi-Fi Calling. Most of these devices work without any problems, but T-Mobile cannot guarantee
 their service unless you bought the device from us.

Defendants sell <u>data communication terminals</u>, <u>e.g.</u>, <u>mobile</u> devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.¹²



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling." 13

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

This device includes an "indoor" wireless connection module and stores registered indoor system ID information.¹⁴

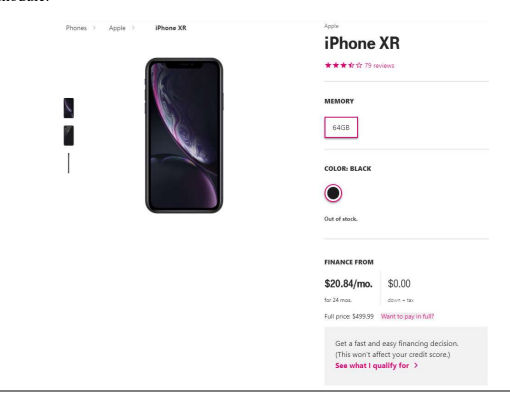
Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- 2. Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
- 3. Tap the name of the Wi-Fi network that you want to join.

After you join the network, you'll see ✓ next to the network and † in the upper-left corner of your display or the upper-right corner on an iPhone X and later.

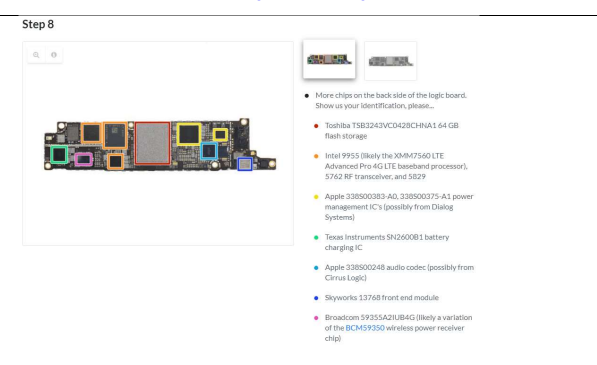


The Apple iPhone XR wireless data communication terminal includes a Wi-Fi modem indoor wireless connection module.¹⁵



Additional specs

Battery Description	Built-in rechargeable lithium-ion battery
Ports	Lightning
Connectivity	Wi-Fi 802.11ac with MIMO, Bluetooth 5.0, NFC, LTE, USB
Processor	A12 Bionic Chip
Operating System	iOS
Ram	64 GB
Maximum Expandable Memory	0 GB
Wireless Network Technology Generations	4G, 4G LTE
Supported Email Platforms	Apple Mail, POP3, IMAP4, SMTP, Microsoft® Exchange, AOL®, AIM, Yahoo! ® Mail, GMail
Hearing Aid Compatibility	M3, T4
WEA Capable	true
Mobile Hotspot Capable	true
Frequency	GSM: 850 MHz, 900 MHz, 1800 MHz, 1900 MHz; UMTS: Band I (2100), Band II (1900), Band IV (1700/2100), Band V (850), Band VIII (900); LTE: 1, 2, 3, 4, 5, 7, 8, 12, 13, 14, 17, 18, 19, 20, 25, 26, 29, 30, 32, 34, 38, 39, 40, 41, 46, 66, 71



For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 16

How iOS decides which wireless network to auto-join

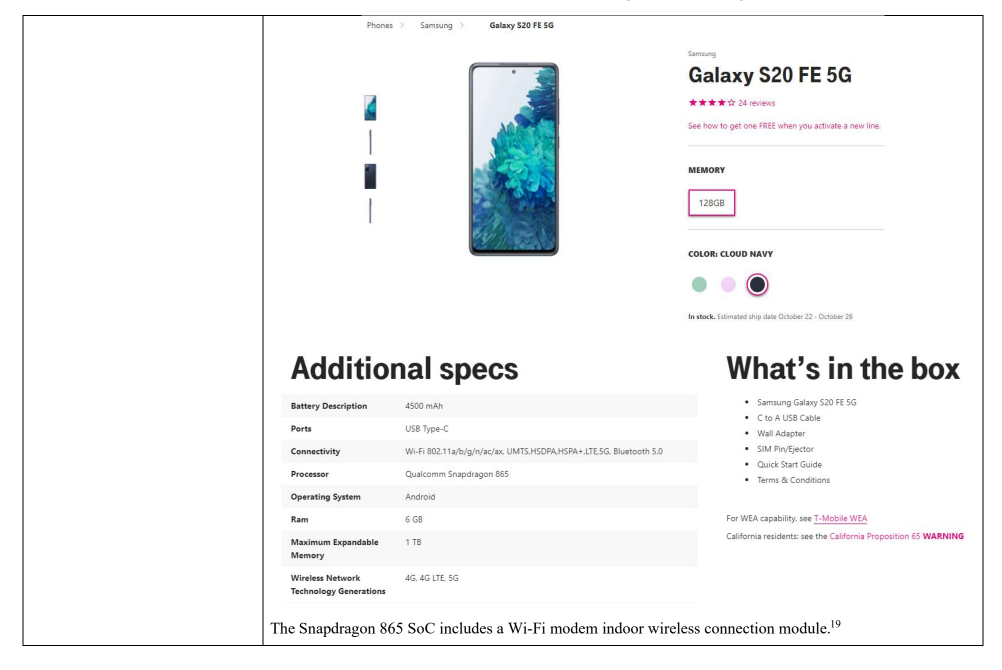
When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

The Apple iPhone stores this information so that it may be connected with the indoor network if the registered indoor system ID information is received and by connecting with the outdoor wireless internet network if the registered indoor system ID information is not received.¹⁷

Do I have to log into a Wi-Fi network to connect? Yes, you must connect to a Wi-Fi network before your phone will automatically connect to that same network when in range. Once you've connected, you'll be automatically connected when Wi-Fi is turned on. How do I log in to a Wi-Fi network on my device? Go to Settings and select Wi-Fi. A list of available Wi-Fi networks will appear. Select a trusted network and enter a password to connect. After the first connection, the phone will automatically connect to that same network automatically when in range. How do I set up Wi-Fi calling? First connect to a Wi-Fi network. Wi-Fi Calling is enabled out of the box on most phones. To ensure Wi-Fi Calling is enabled, go to Settings. Look for "More..." or something similar. Tap "More..." and scroll to see Wi-Fi Calling. Toggle to the "On" position. You can also choose whether to make Wi-Fi Calling your preferred mode of calling (default), or use cellular for voice calls whenever strong cellular service is available. As another example, the Samsung Galaxy S20 FE 5G wireless data communication terminal includes a Qualcomm Snapdragon 865 System on Chip ("SoC").¹⁸



Qualcomm°	Wi-Fi/Bluetooth Subsystem: Qualcomm® FastConnect® 6800
FastConnect ^{**} Subsystem	60 GHz Wi-Fi features: Always-on Wi-Fi sensing, Wire-equivalent latency Bluetooth Features: 1-to-many Bluetooth broadcast, Qualcomm TrueWireless "Stere Bluetooth 5.1, Qualcomm" aptX "Voice audio for super wide band voice calls, Qualcomm" aptX Adaptive Audio
	Wi-Fi 6 features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS), WPA3 security support, Targe Wake Time
Cellular Modem	Modem Name: Qualcomm ^o Snapdragon [®] X55 5G modem-RF system
Cellular Technology	Cellular Technology: HSPA, WCDMA, TD-SCDMA, CDMA 1x, EV-DO, GSM/EDGE
	LTE Technology: LTE including CBRS support
Wi-Fi	Wi-Fi Standards: Wi-Fi 6, Wi-Fi 6-ready, 802.11ad, 802.11ay, 802.11ac Wave 2, 802.11a/b/g, 802.11n
	Qualcomm ^o Wi-Fi 6 technology features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS) WPA3 security support, Target Wake Time
	Wi-Fi Spectral Bands: 2.4 GHz, 5 GHz, 60 GHz
	Peak Speed: 10 Gbps
	Qualcomm ^o 60 GHz Wi-Fi technology features: Always-on Wi-Fi sensing, Wire- equivalent latency

The data communication terminals store registered indoor system ID information, such as a Wi-Fi network SSID.²⁰ The terminals connect with an indoor network, such as a home or office Wireless LAN or Wi-Fi network, if the registered indoor system ID information is received.²¹ For example, "[a]pps can set a combination of network matching params: SSID Pattern . . . AND/OR BSSID Pattern . . . to trigger connection to a network that matches the set params."²²

If the registered indoor system ID information is not received, the terminal connects with the outdoor wireless internet network, such as T-Mobile's cellular telephony system and service. For example, "[t]he primary

responsibilities of this class are to: . . . Attempt to 'fail over' to another network when connectivity to a network is lost." The platform will ultimately decide on which network the device connects to." ²⁴

T-Mobile sells data communication terminals that support both cellular and Wi-Fi calling, including but not limited to:²⁵

Alcatel Go Flip 3; Joy Tab; Joy Tab Kids;

Apple iPhone 12 Pro; iPhone 12; iPhone SE; iPhone 11; iPhone 11 Pro; iPhone 11 Pro Max; iPhone XR; iPad Air; iPad 8th gen; iPad Pro 11-inch 2nd gen; iPad Pro 12.9-inch 4th gen; iPad 7th gen; iPad Air 3rd gen; iPad mini;

Motorola razr 5G; moto e;

OnePlus 8T+ 5G; 8 5G;

Samsung Galaxy S20 FE 5G; Note20 Ultra 5G; Z Fold2 5G; Note20 5G; A71 5G; A51 5G; S20 Ultra 5G; Z Flip 5G; A21; A11; A10e; S20 5G; S20+ 5G; Galaxy Tab S7+ 5G; Galaxy Tab A 8.4; and

T-Mobile REVVL 5G; REVVL 4+; REVVL 4.

It is anticipated that discovery will provide further details regarding data communication terminals used, sold, offered, and/or provided by T-Mobile, including any alternative configurations and any corresponding structures in the Accused Instrumentalities.

Each data communication terminal referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "indoor wireless connection module," "indoor system ID information," "indoor network, or "outdoor wireless internet network," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (e.g., providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (e.g., with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (e.g., seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

an indoor gateway that includes an indoor wireless connection module therein, broadcasts the indoor system ID information, makes wireless communications with the data communication terminal through the indoor wireless connection module, and is connected with the internet network via a wire; The Accused Instrumentalities provide an indoor gateway that includes an indoor wireless connection module therein, broadcasts the indoor system ID information, makes wireless communications with the data communication terminal through the indoor wireless connection module, and is connected with the internet network via a wire.

As one example, the Accused Instrumentality comprises an indoor gateway.

As one example, an indoor gateway is a wireless access point or node for connecting to a LAN and the internet with a wire, such as a home or business gateway, router, "hotspot," mesh-network node, or ad hoc network node. A Wi-Fi access point broadcasts indoor system ID information (e.g., network SSID), and makes wireless communications with the data communication terminal through the indoor wireless connection module.²⁶

What is an Access Point?

An access point is a device that creates a wireless local area network, or WLAN, usually in an office or large building. An access point connects to a wired router, switch, or hub via an Ethernet cable, and projects a Wi-Fi signal to a designated area. For example, if you want to enable Wi-Fi access in your company's reception area but don't have a router within range, you can install an access point near the front desk and run an Ethernet cable through the ceiling back to the server room.

The Wi-Fi Calling system and service can be used with "any available Wi-Fi connection." 27

For example, Defendants provide a Wi-Fi Gateway and access to a network of nationwide Wi-Fi hotspots.²⁸

What is T-Mobile Home Internet?

T-Mobile Home Internet is a new offering from T-Mobile, available at certain addresses in limited areas. It's fast, affordable home internet service that lets you do it all for just \$50 a month with AutoPay. T-Mobile Home Internet service connects to the same great LTE network T-Mobile smartphones run on. You receive service through an LTE Wi-Fi Gateway device (which combines the capabilities of a router and a modem), converts the LTE signal to Wi-Fi, and provides a Wi-Fi signal accessible by all the devices in your home. You'll also get T-Mobile's amazing customer support to answer all your questions!

Furthermore, T-Mobile's Home Internet "is designed for use in your house and should be perminantely placed in the best possible location to pick up the LTE signal."²⁹

T-Mobile provides an indoor gateway, e.g., LTE Wi-Fi Gateway (TM-RTL0102), and Wi-Fi CellSpot Router (T-Mobile AC-1900), to its customers.³⁰ Furthermore, T-Mobile's indoor gateways may be connected to the internet via a wire, *see*, *e.g.*, T-Mobile's CellSpot "[r]equires a wired high-speed internet connection" and "[o]n the back the CellSpot has ... one Gigabit WAN port (to connect to an Internet source, such as a broadband modem)"³¹

How do I set up T-Mobile Home Internet?

Simply power up your LTE Wi-Fi Gateway, download the T-Mobile Home Internet app (Android or iOS), and follow a few instructions. And if you have any trouble, you can contact our T-Mobile Home Internet support team through the app or at 1-844-275-9310 for 24x7 assistance.

T-Mobile provides Wi-Fi hotspots (for internet).³²

T-Mobile provides Wi-Fi hotspots through Boingo Wireless ("Boingo"), "the Wi-Fi industry's leading nationwide provider of software and services."

With the new agreement, T-Mobile Hotspot and postpaid mobile broadband subscribers will now have Wi-Fi access at no additional charge at 53 Boingo airport locations in the United States and Canada, including major airports in the New York and Chicago metropolitan areas. The expanded agreement also includes the Washington State Ferries in the Seattle area.

Similarly, Boingo subscribers will have continued Wi-Fi access at T-Mobile Hotspot airport locations and expanded access at T-Mobile HotSpot airline club and hotel locations, including the airline clubs of American Airlines, United Airlines, US Airways and Delta Airlines and Hyatt hotels.

"Expanding our agreement with T-Mobile USA reinforces our commitment to delivering customers seamless Wi-Fi access to a larger, collective footprint," said Colby Goff, senior vice president of strategy for Boingo Wireless. "We pride ourselves in listening to our customers and giving them access to Wi-Fi when and where they need it. Boingo users can now enjoy connectivity at airport lounges – a top request – and we welcome T-Mobile subscribers to our airport and ferry networks."³³

T-Mobile also provides Wi-Fi hotspot devices, including but not limited to: T9 Mobile Hotspot and Linkzone 2.34

T-Mobile provides Home Internet and Wi-Fi Services:³⁵

Are there ways I can't use Home Internet?

You can use your Home Internet for all the homework, streaming, and video conferencing you need! But to ensure that our network is available for all customers, there are some restrictions on activities that can damage or disproportionately congest the network. For example, Home Internet is not intended for unattended use, automatic data feeds, automated machine-to-machine connections, or uses that automatically consume unreasonable amounts of available network capacity. Please see T-Mobile's Terms and Conditions for prohibited uses.

T-Mobile and Sprint are now part of the same family. While T-Mobile is working to build a combined network, the Sprint network continues to operate. Sprint customers' traffic may be carried in some areas by the T-Mobile network (e.g. where T-Mobile's network is available and

Sprint's is not). These Sprint customers will continue to experience the network management practices disclosed on Sprint's Open Internet page, but while on the T-Mobile network can expect to experience the speeds and data prioritization disclosed on this page.

..

Broadband Internet Access Services are subject to the T-Mobile Terms and Conditions at https://www.t-mobile.com/responsibility/legal/terms-and-conditions. Specific information about our Broadband Internet Access Services can be found under the heading "Using Our Network" Certain uses of our network are also prohibited as described in our Terms and Conditions under the heading "Examples of Permitted and Prohibited Uses of the Services and Your Device." E-Rate and other government or enterprise customers' use of T-Mobile's Broadband Internet Access Services may also be governed by an applicable government contract or Major Account Agreement.³⁶

Our wireless network is a shared resource, which we manage for the benefit of all of our customers. Your Data Plan is intended for Web browsing, messaging, and similar activities. Certain activities and uses of our Services and your Device are permitted and others are not. If you buy, lease, or finance a Device manufactured for use on our network, you agree, and we rely on your agreement, that you intend it to be activated on our Service and will not resell or modify the Device, or assist anyone doing so. Here are examples of permitted and prohibited uses.

Permitted uses include:

- Voice calls;
- Web browsing;
- Messaging;
- Email;
- Streaming music;
- Uploading and downloading applications and content to and from the Internet or third party stores;
- Using applications and content without excessively contributing to network congestion;

and

• Tethering your Device to other non-harmful devices pursuant to the terms and conditions and allotments of your Data Plan.³⁷

It is anticipated that discovery will provide further details regarding indoor gateways used, sold, offered, and/or provided by T-Mobile, including commercial gateway hardware, alternative configurations, and any corresponding structures in the Accused Instrumentalities.

Each indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "indoor gateway," "indoor wireless connection module," or "indoor system ID information," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

a location register that stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network; and The Accused Instrumentalities provide a location register that stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.

The Accused Instrumentality comprises a location register that stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.

For example, Defendants provide a 5G, Extended Range 4G LTE, and 4G LTE networks.³⁸ This constitutes an outdoor wireless network.

For example, the indoor network is the wireless network created by the home or business gateway, router, "hotspot," mesh-network node, or ad hoc network node.³⁹

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across

the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

Below are the outdoor networks T-Mobile currently operates:

5G

- · Frequencies that can provide 5G:
 - Band n71 (600 MHz)
 - Band n41 (2.5 GHz)
 - Band n260 (39 GHz)
 - Band n261 (28 GHz)
- . With 5G, high amounts of data can be transmitted more efficiently than 4G LTE.
- . One of the ways T-Mobile is rapidly deploying 5G is integrating mid-band 2.5 GHz spectrum from Sprint.
- . Check out What is 5G? to learn how it works!

Extended Range 4G LTE

- · Frequencies that can provide Extended Range LTE
 - Band 12 (700 MHz)
 - Band 71 (600 MHz)
- . Our Extended Range LTE signal reaches 2X as far and penetrates walls for 4X better coverage in-buildings than ever before.

4G LTE

- · Frequencies that can provide LTE:
 - Band 2 (1900 MHz)
 - Band 5 (850 MHz)
 - Band 4 (1700/2100 MHz)
 - Band 66 (Extension of band 4 on 1700/2100 MHz).
- 4G LTE offers fast download speeds, up to 50% faster speeds than 3G. See Data speeds.
- Voice and data services only work at the same time when on you have VoLTE enabled on your device. Otherwise, LTE only provides data.
- VoLTE ("Voice over LTE") (+)

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. The 4G LTE Network uses the 3GPP Evolved Packet Core ("EPC") and Evolved UMTS Terrestrial Radio Access Network ("E-UTRAN"). The EPC/E-UTRAN architecture is designed to allow interworking between different access technologies and, in particular LTE and Wi-Fi. In this network architecture, an entity called the Home Subscriber Server ("HSS") acts as a common database for all subscriber data. 40

The HSS "is the master user database that supports the IMS network entities that handle the calls/sessions. It contains user profiles, performs authentication and authorization of the user, and can provide information about the physical location of user."⁴¹

Within the EPC, the HSS connects via SWx interface to a logical node called the 3GPP Authentication, Authorization, and Accounting ("AAA") Server, which enables other logical entities within the EPC to access the set of subscriber data stored in the HSS.⁴²

The 3GPP standard illustrates this. 43

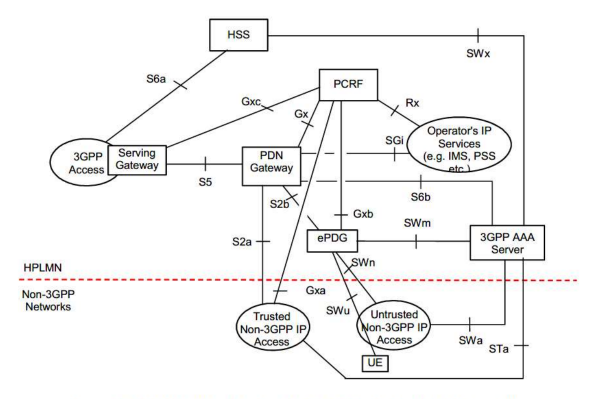


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

The 3GPP AAA Server may be implemented as a feature inside the HSS itself, or as stand-alone AAA equipment interfacing the HSS over the SWx interface.⁴⁴

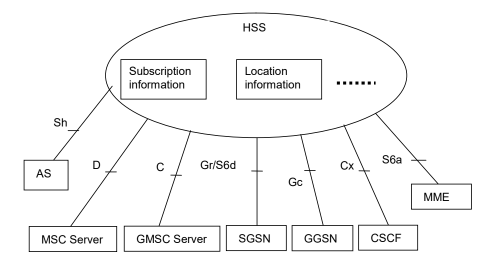
"UE" stands for "User Equipment" or the data communication terminal (which may also be referred to "MS" or "mobile station").

The HSS communicates through the 3GPP AAA Server, which interfaces with logical entities in the EPC, including the Packet Data Network Gateway ("PDN GW") over the S6b interface; the Evolved Packet Data

Gateway ("ePDG") over the SWm interface; Trusted Non-3GPP IP Access Networks over the STa interface; and Untrusted Non-3GPP IP Access Networks over the SWa interface. The data communication terminal updates the network about its location on a regular basis, such that the UE can access the network to make or receive calls, texts, or data, as it moves around the network (*e.g.*, between indoor and outdoor).⁴⁵

The Gateway Mobile Location Center ("GMLC") is the first node an external location application accesses in a mobile network. The GMLC performs registration authorization and requests routing information from the HSS.⁴⁶ There may be more than one GMLC.

The GMLC, HSS, and/or 3GPP AAA Server stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.⁴⁷



The subscriber information stored in the HSS is described in 3GPP TS 23.008. Table 5.2A-1 lists the data used for packet-switched network access, such as for Evolved Packet System ("EPS") 3GPP access, which includes LTE sessions. Table 5.2A-2 of 3GPP TS 23.008 lists the data used for packet-switched non-3GPP access, such as for Wi-Fi networks. The data includes location information of the data communication terminal.

For example, the HSS stores a "PDN Address." 48

As another example, the HSS stores the "subscribed QoS profile." 49

In addition, the HSS stores an "Access Point Name (APN)" as part of each subscriber profile.⁵⁰

A PDN Address is an IP address assigned to the UE, when the UE joins an LTE network.⁵¹

An APN is the label for the Wi-Fi access point.⁵²

Additionally, T-Mobile collects information about the approximate location of a user's device in relation to its cell towers and the Global Positioning System (GPS).⁵³ T-Mobile uses that information, as well as other usage and performance information also obtained from the network and user's Device, to provide wireless voice and data services, and to maintain and improve the network and quality of service.⁵⁴

As another example, various forms of location information are provided by the Accused Instrumentalities, including but not limited to Cell Identification ("CID") and Time Difference of Arrival ("TDOA"). Such location information is utilized in relation with various aspects of the Accused Instrumentalities, including but not limited to an Enhanced Serving Mobile Location Center ("E-SMLC"), Mobility Management Entity ("MME"), and Gateway Mobile Location Center ("GMLC"). 55

Additionally and/or in the alternative, T-Mobile's LTE network comprises a Binding Cache Entry ("BCE"), flow binding information, and/or IP flow information.⁵⁶

Additionally and/or in the alternative, T-Mobile's LTE network comprises a Local Mobility Anchor ("LMA") and/or Home Agent ("HA"). 57

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks.⁵⁸ The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi).⁵⁹

It is anticipated that discovery will provide further details regarding location registers used, sold, offered, and/or provided by T-Mobile, including any alternative configurations and including in the alternative any corresponding structures in the data communication terminals.

Each location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise a "location register," "indoor network" or "outdoor wireless internet network," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor

network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what networks are available), in substantially the same way (by information about the identity of the networks) to achieve substantially thes same result (seamless switching between the networks). Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

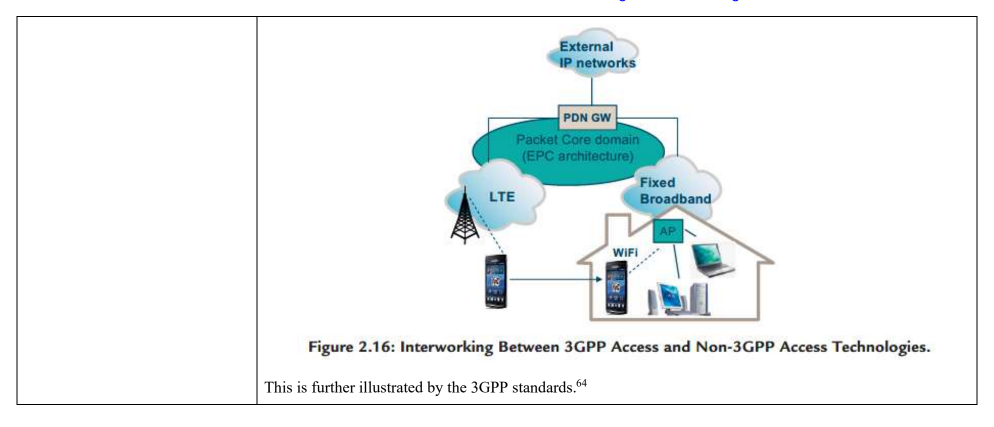
a router that determines the location of the data communication terminal stored in the location register and provides roaming of voice/data signals provided to the user by selecting one of the indoor and the outdoor networks in accordance with the determined location of the data communication terminal.

The Accused Instrumentalities provide a router that determines the location of the data communication terminal stored in the location register and provides roaming of voice/data signals provided to the user by selecting one of the indoor and the outdoor networks in accordance with the determined location of the data communication terminal.

The Accused Instrumentality comprises a router that determines the location of the data communication terminal stored in the location register and provides roaming of voice/data signals provided to the user by selecting one of the indoor and the outdoor networks in accordance with the determined location of the data communication terminal.

For example, the Accused Instrumentality "seamlessly" transitions the voice or data signal from the outdoor 4G LTE cellular network to the Wi-Fi network to "[e]xtend[] coverage in areas where no cellular network reaches." And "when the device is in range of a reliable Wi-Fi network, Wi-Fi calls and cellular calls are similar in quality. In fact, T-Mobile is the only major national carrier to offer HD Voice on Wi-Fi, and VoLTE for crystal clear HD Voice quality." Furthermore, "T-Mobile is pioneering a seamless handover between our LTE network and any available Wi-Fi connection so calls don't drop between the two."

For example, Defendants' 4G LTE Network includes a Packet Data Network Gateway, "PDN GW" or "P-GW." The 5G network will include a structure that performs the identical function in relevant part. This is a router. The router- interacts with information stored on the user equipment or information stored on the servers of third party proprietary applications to perform the claimed functions. For example, a policy on the user device may work in concert with the router to transition packets sent or received from the outdoor network to an indoor network or vice versa. In T-Mobile's system, there is no requirement that a packet pass through the PDN-GW for the PDN-GW to be the claimed router. Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.



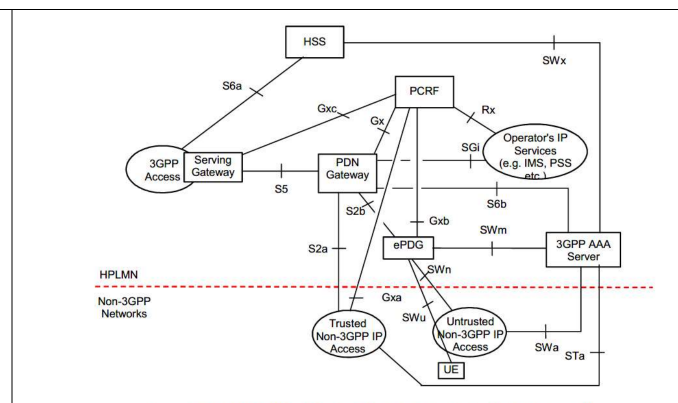
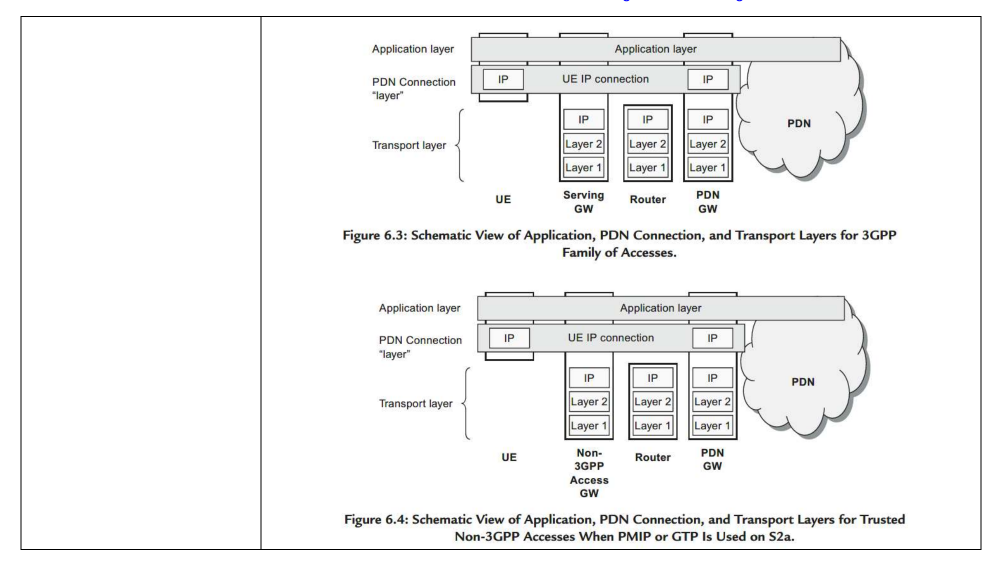


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

The PDN GW is the point of interconnect between the EPC and external IP networks. IP traffic runs through the PDN GW. The PDN GW interfaces the 3GPP AAA Server to retrieve subscriber data stored in the HSS, including location information stored in the location register.⁶⁵

The PDN GW routes packets to and from the various packet data networks.⁶⁶

The PDN GW provides roaming for voice and data signals to the user by selecting the LTE (outdoor) network or Wi-Fi (indoor) network in accordance with the location of the data communication terminal.⁶⁷



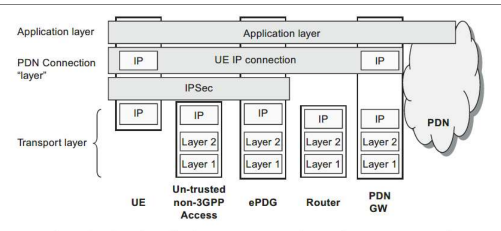


Figure 6.5: Schematic View of Application, PDN Connection, and Transport Layers for Untrusted Non-3GPP Accesses When PMIP or GTP Is Used on S2b.

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks.⁶⁸ The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi).⁶⁹

It is anticipated that discovery will provide further details regarding routers used, sold, offered, and/or provided by T-Mobile, including any alternative configurations and any corresponding structures in the Accused Instrumentalities.

Each router referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise a "router," "indoor network" or "outdoor network," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (e.g., providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (e.g., with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (e.g., seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. Therefore, even if Defendants' Accused

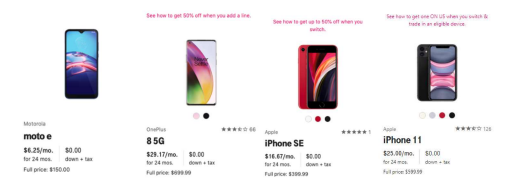
Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

2. The internet network connecting and roaming system according to claim 1, wherein the data communication terminal compares the received indoor system ID information with the stored indoor system ID information, and sets its own mode to one of an indoor communication mode and an outdoor communication mode depending whether the received indoor system ID information is equal to the stored indoor system ID information.

The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 1, wherein the data communication terminal compares the received indoor system ID information with the stored indoor system ID information, and sets its own mode to one of an indoor communication mode and an outdoor communication mode depending whether the received indoor system ID information is equal to the stored indoor system ID information.

For example, the Accused Instrumentality comprises an internet network connecting and roaming system according to claim 1, as discussed above, wherein the data communication terminal compares the received indoor system ID information with stored indoor system ID information. The data communication terminal in the Accused Instrumentalities sets its own mode to one of an indoor communication mode and an outdoor communication mode, depending on whether the received indoor system ID information is equal to the stored indoor system ID information.

Defendants sell <u>data communication terminals</u>, <u>e.g.</u>, mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.⁷⁰



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling."

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

This device includes an indoor wireless connection module, such as a Wi-Fi chip, and stores registered indoor system ID information.⁷²

Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- 2. Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
- 3. Tap the name of the Wi-Fi network that you want to join.

After you join the network, you'll see ✓ next to the network and † in the upper-left corner of your display or the upper-right corner on an iPhone X and later.



This device compares received indoor system ID information with the stored indoor system ID information.

For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 73

How iOS decides which wireless network to auto-join

When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

The device sets its own mode to one of an indoor communication mode and an outdoor communication mode depending whether the received indoor system ID information is equal to the stored indoor system ID information.⁷⁴

What are the unique benefits of Wi-Fi calling?

Where do we start? Benefits include:

- Integrated out-of-the-box experience on T-Mobile capable devices no extra app necessary
- · Uses your existing phone number no additional logins necessary
- Call or message virtually anyone from anywhere you have a Wi-Fi connection
- · Extends coverage in areas where no cellular network reaches
- Receive and make Wi-Fi calls back to the United States from anywhere in the world at no additional cost
- Available at no additional charge

I know what Wi-Fi calling is. What's next-gen Wi-Fi calling?

With next-gen Wi-Fi Calling, T-Mobile is pioneering a seamless handover between our LTE network and any available Wi-Fi connection so calls don't drop between the two. Next-gen Wi-Fi Calling also features HD Voice quality, when calling another HD Voice-capable user. This means our customers can now maintain crystal clear HD Voice calls, whether connected to T-Mobile LTE or Wi-Fi-all using their existing T-Mobile number.

Are Wi-Fi calls comparable in quality to regular cellular calls?

Yes, when the device is in range of a reliable Wi-Fi network, Wi-Fi calls and cellular calls are similar in quality. In fact, T-Mobile is the only major national carrier to offer HD Voice on Wi-Fi, and VoLTE for crystal clear HD Voice quality.

For example, when the device is connected to Wi-Fi, the Wi-Fi Calling feature is enabled on the device, and a cellular connection is unavailable or poor, calls will be carried over Wi-Fi as indicated by a "Wi-Fi Calling icon."⁷⁵

As another example, the Samsung Galaxy S20 FE 5G wireless data communication terminal includes a Qualcomm Snapdragon 865 SoC,⁷⁶ which includes a Wi-Fi modem indoor wireless connection module.⁷⁷ The device stores registered indoor system ID information, such as a Wi-Fi network SSIDs.⁷⁸

This device compares received indoor system ID information with the stored indoor system ID information. For example, "[a]pps can set a combination of network matching params: SSID Pattern . . . AND/OR BSSID Pattern . . . to trigger connection to a network that matches the set params." ⁷⁹

The device sets its own mode to one of an indoor communication mode and an outdoor communication mode depending whether the received indoor system ID information is equal to the stored indoor system ID information. For example, "[t]he primary responsibilities of this class are to: . . . Attempt to 'fail over' to another network when connectivity to a network is lost." "The platform will ultimately decide on which network the device connects to." ⁸¹

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

Each data communication terminal referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "indoor system ID information," "indoor communication mode," or "outdoor communication mode," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

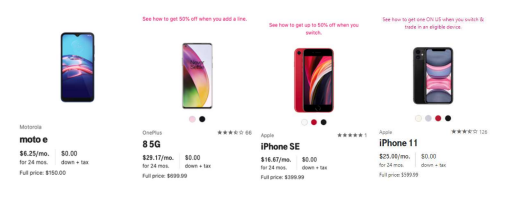
See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4.

3. The internet network connecting and roaming system according to claim 1, wherein one or more items of the indoor system ID information are registered in the data communication terminal.

The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 1, wherein one or more items of the indoor system ID information are registered in the data communication terminal.

For example, the Accused Instrumentality comprises an internet network connecting and roaming system according to claim 1, as discussed above, wherein one or more items of the indoor system ID information are registered in the data communication terminal.

Defendants sell <u>data communication terminals</u>, <u>e.g.</u>, mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.⁸²



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling."83

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

One or more items of the indoor system ID information are registered in the data communication terminal.⁸⁴

Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- 2. Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
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After you join the network, you'll see ✓ next to the network and ເ in the upper-left corner of your display or the upper-right corner on an iPhone X and later.



For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 85

How iOS decides which wireless network to auto-join

When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

As another example, the Samsung Galaxy S20 FE 5G wireless data communication terminal includes a Qualcomm Snapdragon 865 SoC and 128 GB of internal memory storage.⁸⁶ The device stores registered indoor system ID information, such as a Wi-Fi network SSIDs.⁸⁷

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

Each data communication terminal referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4.

4. The internet network connecting and roaming system according to claim 1, wherein the data communication terminal informs the location register that the terminal is located indoors by registering its location into the location register using a mobile IP if the registered indoor system ID information is received, and the data communication terminal informs the location register that the terminal is located outdoors by storing locational area information in the location register if the registered indoor system ID information is not received.

The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 1, wherein the data communication terminal informs the location register that the terminal is located indoors by registering its location into the location register using a mobile IP if the registered indoor system ID information is received, and the data communication terminal informs the location register that the terminal is located outdoors by storing locational area information in the location register if the registered indoor system ID information is not received.

For example, the Accused Instrumentality comprises an internet network connecting and roaming system according to claim 1, as discussed above, wherein the data communication terminal informs the location register that the terminal is located indoors by registering its location into the location register using a mobile IP if the registered indoor system ID information is received, and the data communication terminal informs the location register that the terminal is located outdoors by storing locational area information in the location register if the registered indoor system ID information is not received.

Defendants sell <u>data communication terminals</u>, e.g., mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.⁸⁸



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling."89

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

As another example, the Samsung Galaxy S20 FE 5G wireless data communication terminal includes a Qualcomm Snapdragon 865 SoC. 90

Additional specs

Battery Description	4500 mAh
Ports	USB Type-C
Connectivity	Wi-Fi 802.11a/b/g/n/ac/ax, UMTS,HSDPA,HSPA+,LTE,5G, Bluetooth 5.0
Processor	Qualcomm Snapdragon 865
Operating System	Android
Ram	6 GB
Maximum Expandable Memory	1 TB
Wireless Network Technology Generations	4G, 4G LTE, 5G

What's in the box

- Samsung Galaxy S20 FE 5G
- C to A USB Cable
- Wall Adapter
- SIM Pin/Ejector
- · Quick Start Guide
- Terms & Conditions

For WEA capability, see T-Mobile WEA

California residents: see the California Proposition 65 WARNING

When the data communication terminal is connected to a Wi-Fi connection, it The data communication terminal informs the location register that the terminal is located indoors by registering its location into the location register using a mobile IP if the registered indoor system ID information is received.

When the data communication terminal is not connected to a Wi-Fi connection, it The data communication terminal informs the location register that the terminal is located outdoors by registering its locational area information in the location register if the registered indoor system ID information is not received.

For example, Defendants provide a 5G, Extended Range 4G LTE, and 4G LTE networks. ⁹¹ This constitutes an outdoor wireless network.

The indoor network is the wireless network created by the home or business gateway, router, "hotspot," mesh-network node, or ad hoc network node.⁹²

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

Below are the outdoor networks T-Mobile currently operates:

5G

- Frequencies that can provide 5G:
 - Band n71 (600 MHz)
 - Band n41 (2.5 GHz)
 - Band n260 (39 GHz)
 - Band n261 (28 GHz)
- . With 5G, high amounts of data can be transmitted more efficiently than 4G LTE.
- . One of the ways T-Mobile is rapidly deploying 5G is integrating mid-band 2.5 GHz spectrum from Sprint.
- . Check out What is 5G? to learn how it works!

Extended Range 4G LTE

- Frequencies that can provide Extended Range LTE
 - Band 12 (700 MHz)
 - Band 71 (600 MHz)
- Our Extended Range LTE signal reaches 2X as far and penetrates walls for 4X better coverage in-buildings than ever before.

4G LTE

- · Frequencies that can provide LTE:
 - Band 2 (1900 MHz)
 - Band 5 (850 MHz)
 - Band 4 (1700/2100 MHz)
 - Band 66 (Extension of band 4 on 1700/2100 MHz).
- 4G LTE offers fast download speeds, up to 50% faster speeds than 3G. See Data speeds.
- . Voice and data services only work at the same time when on you have VoLTE enabled on your device. Otherwise, LTE only provides data.
- VoLTE ("Voice over LTE")

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. The 4G LTE Network uses the 3GPP EPC (Evolved Packet Core) and E-UTRAN (Evolved UMTS Terrestrial Radio Access Network). The EPC/E-UTRAN architecture is designed to allow interworking between different access technologies and, in particular LTE and Wi-Fi. In this network architecture, the HSS (Home Subscriber Server) acts as a common database for all subscriber data. 93

The HSS "is the master user database that supports the IMS network entities that handle the calls/sessions. It contains user profiles, performs authentication and authorization of the user, and can provide information about the physical location of user."⁹⁴

Within the EPC, the HSS connects over the SWx interface to the 3GPP AAA Server logical node, which enables other logical entities within the EPC to access the set of subscriber data stored in the HSS.⁹⁵

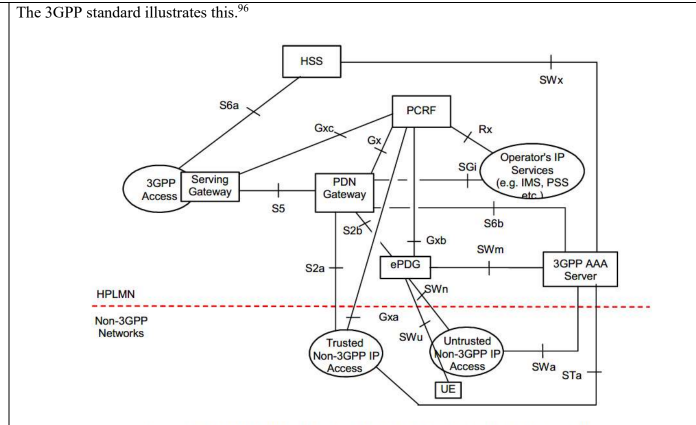


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

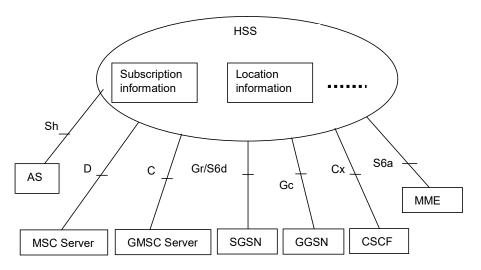
The 3GPP AAA Server may be implemented as a feature inside the HSS itself, or as stand-alone AAA equipment interfacing the HSS over the SWx interface.⁹⁷

"UE" stands for "User Equipment" or the data communication terminal (which may also be referred to "MS" or "mobile station").

The HSS communicates through the 3GPP AAA Server, which interfaces with logical entities in the EPC, including the PDN-Gateway (Packet Data Network Gateway) over the S6b interface; the ePDG (Evolved Packet Data Gateway) over the SWm interface; Trusted Non-3GPP IP Access Networks over the STa interface; and Untrusted Non-3GPP IP Access Networks over the SWa interface. The data communication terminal updates the network about its location on a regular basis, such that the UE can access the network to make or receive calls, texts, or data, as it moves around the network (*e.g.*, between indoor and outdoor). ⁹⁸

The GMLC (Gateway Mobile Location Center) is the first node an external location application accesses in a mobile network. The GMLC performs registration authorization and requests routing information from the HSS.⁹⁹ There may be more than one GMLC.

The GMLC, HSS, and/or 3GPP AAA Server stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.¹⁰⁰



The subscriber information stored in the HSS is described in 3GPP TS 23.008. Table 5.2A-1 lists the data used for packet-switched network access, such as for 3GPP EPS (Evolved Packet System) access, which includes LTE sessions. Table 5.2A-2 of 3GPP TS 23.008 lists the data used for packet-switched non-3GPP access, such as for Wi-Fi networks. The data includes location information of the data communication terminal.

For example, the HSS stores a "PDN Address." ¹⁰¹

As another example, the HSS stores the "subscribed QoS profile." ¹⁰²

In addition, the HSS stores an "Access Point Name (APN)" as part of each subscriber profile. 103

A PDN Address is an IP address assigned to the UE, when the UE joins an LTE network.¹⁰⁴

An APN is the label for the Wi-Fi access point. 105

Additionally, T-Mobile collects information about the approximate location of a user's device in relation to its cell towers and the Global Positioning System (GPS). T-Mobile uses that information, as well as other usage and performance information also obtained from the network and user's Device, to provide wireless voice and data services, and to maintain and improve the network and quality of service. ¹⁰⁷

As another example, various forms of location information are provided by the Accused Instrumentalities, including but not limited to CID (Cell Identification) and TDOA (Time Difference of Arrival). Such location information is utilized in relation with various aspects of the Accused Instrumentalities, including but not limited to an E-SMLC (Enhanced Serving Mobile Location Center), MME (Mobility Management Entity), and GMLC (Gateway Mobile Location Center). As yet another example, this information can be registered using Mobile IP. 109

Additionally and/or in the alternative, T-Mobile's LTE network comprises a BCE (Binding Cache Entry), flow binding information, and/or IP flow information. 110

Additionally and/or in the alternative, T-Mobile's LTE network comprises a LMA (Local Mobility Anchor) and/or HA (Home Agent).¹¹¹

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks. The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi). 113

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

Each data communication terminal and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally meet these elements, Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what network are available), in substantially the same way (by information about the identity of the networks) to achieve substantially the same result (seamless switching between the networks).

Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still
infringe under the doctrine of equivalents.

See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, and location register, supra page 16.

5. The internet network connecting and roaming system according to claim 4, wherein the data communication terminal switches its connection from the indoor network to the outdoor wireless internet network when it is registered into and authenticated by the location register that the location of the terminal registered into the location register has been changed from the indoors to the outdoors while making a call, or switches its connection from the outdoor wireless internet network to the indoor network when it is registered into and authenticated by the location register that the location of the terminal has been changed from the outdoors to the indoors.

The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 4, wherein the data communication terminal switches its connection from the indoor network to the outdoor wireless internet network when it is registered into and authenticated by the location register that the location of the terminal registered into the location register has been changed from the indoors to the outdoors while making a call, or switches its connection from the outdoor wireless internet network to the indoor network when it is registered into and authenticated by the location register that the location of the terminal has been changed from the outdoors to the indoors.

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. For example, the Accused Instrumentality provides a data communication terminal which switches its connection from the indoor Wi-Fi network to the outdoor 4G LTE network, when the location register HSS and/or AAA of the 4G LTE EPC (Evolved Packet Core) and/or E-UTRAN (Evolved UMTS Terrestrial Radio Access Network) registers and authenticates that the registered location of the terminal has been changed.

The HSS (Home Subscriber Server) "is the master user database that supports the IMS network entities that handle the calls/sessions. It contains user profiles, performs authentication and authorization of the user, and can provide information about the physical location of user."¹¹⁴

Within the EPC, the HSS connects via SWx interface to a logical 3GPP AAA server, which enables other logical entities within the EPC to access the set of subscriber data stored in the HSS.¹¹⁵

As one example, Extensible Authentication Protocol ("EAP") is used by a 3GPP AAA server as provided by the Accused Instrumentalities such that a data communication terminal is registered and authenticated by the location register. As another example, encrypted tunnels are established between a data communication

terminal and the EPC using IPsec, which creates a logical association between each terminal and the network, whereby the terminal is registered and authenticated by the location register.¹¹⁷

The 3GPP standard illustrates this. 118

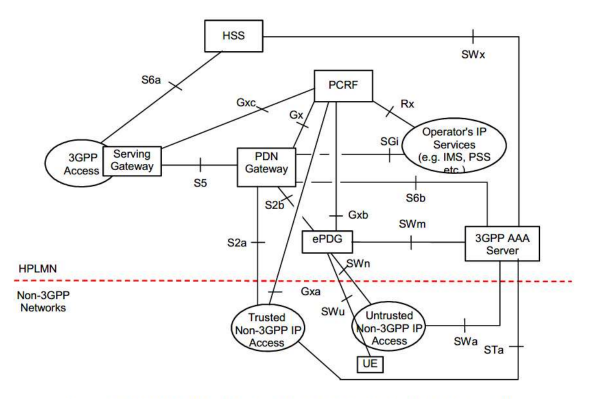


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

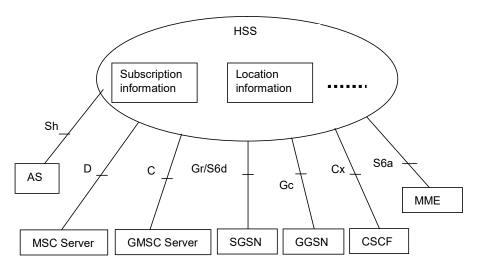
The 3GPP AAA Server may be implemented as a feature inside the HSS itself, or as stand-alone AAA equipment interfacing the HSS over the SWx interface. 119

"UE" stands for "User Equipment" or the data communication terminal (which may also be referred to "MS" or "mobile station").

The HSS communicates through the 3GPP AAA Server, which interfaces with logical entities in the EPC, including the PDN GW (Packet Data Network Gateway) over the S6b interface; the ePDG (Evolved Packet Data Gateway) over the SWm interface; Trusted Non-3GPP IP Access Networks over the STa interface; and Untrusted Non-3GPP IP Access Networks over the SWa interface. The data communication terminal updates the network about its location on a regular basis, such that the UE can access the network to make or receive calls, texts, or data, as it moves around the network (e.g., between indoor and outdoor). 120

The GMLC (Gateway Mobile Location Center) is the first node an external location application accesses in a mobile network. The GMLC performs registration authorization and requests routing information from the HSS.¹²¹ There may be more than one GMLC.

The GMLC, HSS, and/or 3GPP AAA Server stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.¹²²



The subscriber information stored in the HSS is described in 3GPP TS 23.008. Table 5.2A-1 lists the data used for packet-switched network access, such as for 3GPP EPS (Evolved Packet System) access, which includes LTE sessions. Table 5.2A-2 of 3GPP TS 23.008 lists the data used for packet-switched non-3GPP access, such as for Wi-Fi networks. The data includes location information of the data communication terminal.

For example, the HSS stores a "PDN Address." 123

As another example, the HSS stores the "subscribed QoS profile." ¹²⁴

In addition, the HSS stores an "Access Point Name (APN)" as part of each subscriber profile. 125

A PDN Address is an IP address assigned to the UE, when the UE joins an LTE network. 126

An APN is the label for the Wi-Fi access point. 127

Additionally, T-Mobile collects information about the approximate location of a user's device in relation to its cell towers and the Global Positioning System (GPS). T-Mobile uses that information, as well as other usage and performance information also obtained from the network and user's Device, to provide wireless voice and data services, and to maintain and improve the network and quality of service. 129

Additionally and/or in the alternative, T-Mobile's LTE network comprises a BCE (Binding Cache Entry), flow binding information, and/or IP flow information. 130

Additionally and/or in the alternative, T-Mobile's LTE network comprises a LMA (Local Mobility Anchor) and/or HA (Home Agent). 131

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks. The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi). 133

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

Each data communication terminal and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally meet these elements, Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (e.g., providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (e.g., with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (e.g., seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what network are available), in substantially the same way (by information about the identity of the networks) to achieve substantially the same result (seamless switching between the networks). Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

See also discussion of Claim 4, supra page 31; see also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, and location register, supra page 16.

6. The internet network connecting and roaming system according to claim 1, wherein the location register is one of a home agent and a foreign agent.

The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 1, wherein the location register is one of a home agent and a foreign agent.

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. For example, tThe Accused Instrumentality provides a home agent such as the PDN GW (Packet Data Network Gateway). "The PDN is the anchor point (mobile IP home agent) for 3GPP/non3GPP mobility situations. It is responsible for IP address allocation to the UE." 134

The Accused Instrumentalities also provide a foreign agent, defined as "a router on a visited network which provide[s] mobile IPv4 routing services to the UE while registered"¹³⁵

As explained above with regard to claim 1, the Accused Instrumentalities provide an indoor gateway. The Mobile provides Home Networking / Home Wi-Fi systems and services, as well as equipment, to its customers. Additionally, the Accused Instrumentality can be used "anywhere [that the user has] a Wi-Fi connection."

"T-Mobile's LTE Wi-Fi Gateway uses the award winning T-Mobile network for your home Internet connection over Wi-Fi or ethernet." ¹³⁹

Furthermore, the Accused Instrumentalities' use of a 3GPP HSS and/or AAA Server, which interfaces with logical entities in the EPC (including the PDN GW, the ePDG, Trusted Non-3GPP IP Access Networks, and Untrusted Non-3GPP IP Access Networks), aids in the Mobile IP home agent / foreign agent instance. For example, the HSS stores an "Access Point Name (APN)" as part of each subscriber profile. A PDN Address is an IP address assigned to the UE, when the UE joins an LTE network. An APN is the label for the Wi-Fi access point.

Additionally and/or in the alternative, T-Mobile's LTE network comprises a BCE (Binding Cache Entry), flow binding information, and/or IP flow information.¹⁴⁴

Additionally and/or in the alternative, T-Mobile's LTE network comprises a LMA (Local Mobility Anchor) and/or HA (Home Agent). 145

	Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks. The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.
	The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (<i>e.g.</i> , from LTE to Wi-Fi). 147
	It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.
	Each data connection terminal and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.
	See also discussion of Claim 1, supra page 1, e.g., regarding the location register, supra page 16.
7. The internet network connecting and roaming system according to claim 1, wherein the indoor gateway is one of a home gateway and an IAD.	The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 1, wherein the indoor gateway is one of a home gateway and an IAD.
	For example, as described above with regard to claim 1, the Accused Instrumentality provides numerous indoor gateway selections for use as a home gateway in a house and/or for use as an integrated access device ("IAD") in a building. ¹⁴⁸
	"The home gateway is generally installed in a house, and the IAD is installed in a building." It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.
	Each indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.
	It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.
	See also discussion of Claim 1, supra page 1, e.g., regarding the indoor gateway, supra page 13.
9. The internet network connecting and roaming system according to claim 1, wherein the indoor wireless connection module is a wireless LAN connection module.	The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 1, wherein the indoor wireless connection module is a wireless LAN connection module.
	For example, as described above with regard to claim 1, the Accused Instrumentality provides numerous indoor gateway selections comprising an indoor wireless connection module that is a wireless LAN connection module. Indoor gateways listed above with regard to claim 1 comprise an indoor wireless connection module that is a wireless LAN (<i>i.e.</i> , Wi-Fi) connection module (<i>e.g.</i> , LTE Wi-Fi Gateway (TM-RTL0102), Wi-Fi CellSpot Router, Linkzone 2, and T-9 Mobile Hotspot).

Additionally, as described above with regard to claim 1, the Accused Instrumentality provides numerous data communication terminals comprising a wireless LAN connection module. Data communication terminals listed above with regard to claim 1 comprise an indoor wireless connection module that is a wireless LAN (*i.e.*, Wi-Fi) connection module (*e.g.*, Alcatel Go Flip 3; Joy Tab; Joy Tab Kids; Apple iPhone 12 Pro; iPhone 12; iPhone SE; iPhone 11; iPhone 11 Pro; iPhone 11 Pro Max; iPhone XR; iPad Air; iPad 8th gen; iPad Pro 11-inch 2nd gen; iPad Pro 12.9-inch 4th gen; iPad 7th gen; iPad Air 3rd gen; iPad mini; Motorola razr 5G; moto e; OnePlus 8T+ 5G; 8 5G; Samsung Galaxy S20 FE 5G; Note20 Ultra 5G; Z Fold2 5G; Note20 5G; A71 5G; A51 5G; S20 Ultra 5G; Z Flip 5G; A21; A11; A10e; S20 5G; S20+ 5G; Galaxy Tab S7 5G; Galaxy Tab A 8.4; and T-Mobile REVVL 5G; REVVL 4+; REVVL 4.). I52

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

Each data connection terminal and indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

See also discussion of Claim 1, supra page 1, e.g., regarding the data connection terminal, supra page 4, and indoor gateway, supra page 13.

10. The internet network connecting and roaming system according to claim 9, wherein the indoor gateway is an internet communication equipment connected with either a wired or wireless LAN.

The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 9, wherein the indoor gateway is an internet communication equipment connected with either a wired or wireless LAN.

For example, as described above with regard to claim 1, the Accused Instrumentality provides numerous indoor gateways which are internet communication equipment connected with either wired or wireless LAN. Indoor gateways listed above with regard to claim 1 are internet communication equipment (*i.e.*, capable of supporting communication of data, voice, and the like at short range), and are connected with either a wired or wireless LAN (*e.g.*, LTE Wi-Fi Gateway (TM-RTL0102), Wi-Fi CellSpot Router, Linkzone 2, and T9 Mobile Hotspot).¹⁵³

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

Each indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

See also discussion of Claim 9, supra page 454544; see also discussion of Claim 1, supra page 1, e.g., regarding the indoor gateway, supra page 13.

11. The internet network connecting and roaming system according to claim 1, wherein the indoor wireless connection module is a wireless packet communication connection module.

The Accused Instrumentalities provide an internet network connecting and roaming system according to claim 1, wherein the indoor wireless connection module is a wireless packet communication connection module.

For example, as described above with regard to claim 1, the Accused Instrumentality provides numerous indoor gateways comprising a wireless packet communication connection module. Indoor gateways listed above with regard to claim 1 include modules for wireless packet communication connections such as wireless internet and/or wireless LAN (*e.g.*, LTE Wi-Fi Gateway (TM-RTL0102), Wi-Fi CellSpot Router, Linkzone 2, and T9 Mobile Hotspot).¹⁵⁴

Additionally, as described above with regard to claim 1, the Accused Instrumentality provides numerous data communication terminals comprising a wireless packet communication connection module. Data communication terminals listed above with regard to claim 1 include modules for wireless packet communication connections such as wireless mobile broadband and wireless LAN (*e.g.*, Alcatel Go Flip 3; Joy Tab; Joy Tab Kids; Apple iPhone 12 Pro; iPhone 12; iPhone SE; iPhone 11; iPhone 11 Pro; iPhone 11 Pro Max; iPhone XR; iPad Air; iPad 8th gen; iPad Pro 11-inch 2nd gen; iPad Pro 12.9-inch 4th gen; iPad 7th gen; iPad Air 3rd gen; iPad mini; Motorola razr 5G; moto e; OnePlus 8T+ 5G; 8 5G; Samsung Galaxy S20 FE 5G; Note20 Ultra 5G; Z Fold2 5G; Note20 5G; A71 5G; A51 5G; S20 Ultra 5G; Z Flip 5G; A21; A11; A10e; S20 5G; S20+ 5G; Galaxy Tab S7 5G; Galaxy Tab S7+ 5G; Galaxy Tab A 8.4; and T-Mobile REVVL 5G; REVVL 4+; REVVL 4.). ¹⁵⁵

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

Each data connection terminal and indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, and indoor gateway, supra page 13.

12. An internet network connecting and roaming method for providing internet communication service to a data communication terminal of a user moving indoors or outdoors using an outdoor wireless internet network including an antenna, a router and a location register, and an indoor network including an indoor gateway connectable with an internet network, the method comprising:

Accused Instrumentalities provide an internet network connecting and roaming method. The preamble of this claim is not limiting, and the body of the claim defines the complete invention. However, should the preamble be construed to be limiting, KAIFI contends that Defendants' Accused Instrumentalities would satisfy the preamble because the Accused Instrumentalities provide an internet network connecting and roaming system providing internet communication service to a data communication terminal of a user moving indoors or outdoors, using an outdoor wireless internet network including an antenna, a router and a location register, and an indoor network including an indoor gateway connectable with an internet network, as described in more detail below with regard to the body of this claim.

As a representative example of T-Mobile infringement, this chart maps the Accused Instrumentality for implementing T-Mobile Wi-Fi Calling system and service.

T-Mobile's system enables "Wi-Fi Calling" which allows a user to make and receive calls and texts over a Wi-Fi connection. 156

What is Wi-Fi calling?

Wi-Fi Calling allows customers to make and receive calls and texts (SMS & MMS) over a Wi-Fi connection. Using Wi-Fi Calling is easy-customers won't even know they're making a Wi-Fi call. Simply connect to an available Wi-Fi network with a Wi-Fi calling-enabled smartphone and continue to make a call or send a text as you would over a cellular connection. No separate app or log-in or number is needed.

T-Mobile's Wi-Fi Calling enables seamless switching or hand-off between its cellular (LTE) network and a Wi-Fi network. 157

I know what Wi-Fi calling is. What's next-gen Wi-Fi calling?

With next-gen Wi-Fi Calling, T-Mobile is pioneering a seamless handover between our LTE network and any available Wi-Fi connection so calls don't drop between the two. Next-gen Wi-Fi Calling also features HD Voice quality, when calling another HD Voice-capable user. This means our customers can now maintain crystal clear HD Voice calls, whether connected to T-Mobile LTE or Wi-Fi-all using their existing T-Mobile number.

Wi-Fi Calling enables Defendants' mobile and internet subscribers to "[e]xtend coverage in areas where no cellular network reaches." ¹⁵⁸

This a function of the LTE/EPC Network established by T-Mobile.¹⁵⁹

Think of this as a use case: you carry a device that can access, among other technologies, LTE and WiFi. You are connected to the LTE/EPC network and move indoors, into your house. There you have a fixed broadband connection connected to a WiFi-capable home router. Depending on preferences, the device may in this situation switch access from LTE to WiFi. The EPS network then includes features to maintain the sessions also during this handover between two quite different access technologies.

As another example, "You are connected to the LTE/EPC network and move indoors, into your house. There you have a fixed broadband connection connected to a WiFi-capable home router. Depending on preferences, the device may in this situation switch access from LTE to WiFi." 160

Think of this as a use case: you carry a device that can access, among other technologies, LTE and WiFi. You are connected to the LTE/EPC network and move indoors, into your house. There you have a fixed broadband connection connected to a WiFi-capable home router. Depending on preferences, the device may in this situation switch access from LTE to WiFi. The EPS network then includes features to maintain the sessions also during this handover between two quite different access technologies. ¹⁶¹

T-Mobile provides, directs, controls, and manages the foregoing instrumentalities.

These T&Cs are an agreement between you an us, T-Mobile USA, Inc., and our controlled subsidiaries, assignees, and agents.

Any equipment for which we provide Service or which we provide to you to be used with our Service, such as a phone, handset, tablet, SIM card, or accessory (collectively, a "Device");

. . .

Our wireless network is a shared resource, which we manage for the benefit of all of our customers. Your Data Plan is intended for Web browsing, messaging, and similar activities. Certain activities and uses of our Services and your Device are permitted and others are not. If you buy, lease, or finance a Device manufactured for use on our network, you agree, and we rely on your agreement, that you intend it to be activated on our Service and will not resell or modify the Device, or assist anyone doing so.

Unless explicitly permitted by your Rate Plan or Data Plan, you are not permitted to use your

Device or the Services in a way that we determine:

- Compromises network security or capacity, degrades network performance, uses malicious software or "malware", hinders other customers' access to the network, or otherwise adversely impacts network service levels or legitimate data flows;
- Uses applications which automatically consume unreasonable amounts of available network capacity;
- Uses applications which are designed for unattended use, automatic data feeds, automated machine-to-machine connections, or applications that are used in a way that degrades network capacity or functionality;
- Misuses the Service, including "spamming" or sending abusive, unsolicited, or other mass automated communications;
- Accesses the accounts of others without authority;
- Results in more than 50% of your voice and/or data usage being Off-Net (i.e., connected to another provider's network) for any 2 billing cycles within any 12-month period;
- Results in unusually high usage (specifically, more 50GB (updated periodically) in a month) and the majority of your data usage being Smartphone Mobile HotSpot (tethering) usage for any 3 billing cycles within any 6-month period;
- Resells the Service, either alone or as part of any other good or service; 162

Additionally and/or in the alternative, T-Mobile's system/service also includes configurations providing voice/data communications network connecting and roaming for streaming and browsing apps, including via T-Mobile and third-party apps.

For example, T-Mobile also provides roaming of voice/data signals, such as media streaming through Binge On, which enables on demand streaming on T-Mobile Wireless, with "seamless" switching between networks. ¹⁶³

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks. 164

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi). 165

It is anticipated that discovery will provide further details of the manner of infringement of the Accused Instrumentalities.

Upon information and belief, as noted above with regard to Claim 1, KAIFI contends that these infringement contentions are equally applicable to all examples, aspects, applications, configurations, embodiments, and instances of T-Mobile's voice/data communications network connecting and roaming system and service, including but not limited to T-Mobile's Wi-Fi Calling and IP multimedia services. For example, these contentions are equally applicable to T-Mobile's Wi-Fi Calling as they are to T-Home Internet (including its LTE and 5G networks), T-Mobile Wi-Fi Services (including Wi-Fi hotspots), T-Vision, Binge On, Music Freedom, and any and all "over the top" media streaming services and IP Multimedia Subsystem services.

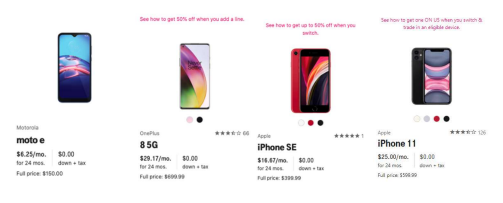
It is anticipated that discovery will provide further details of the manner of infringement of the Accused Instrumentalities.

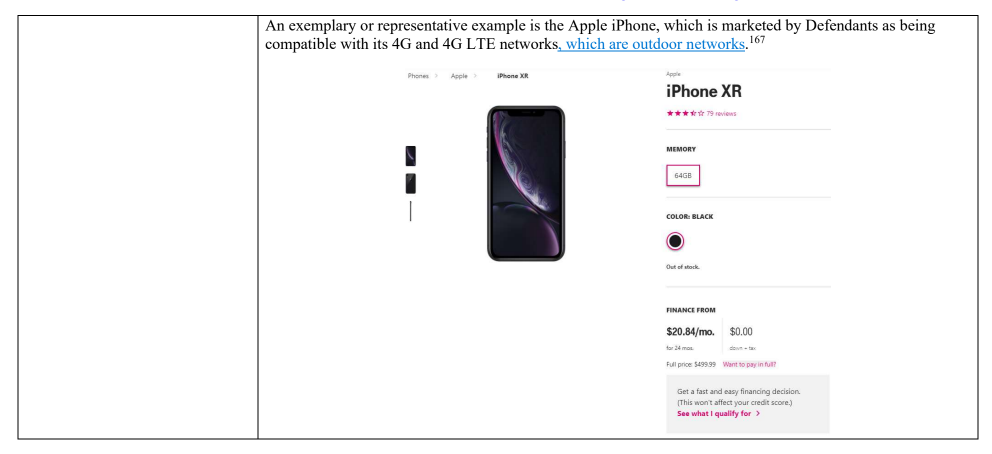
See also discussion of Claim 1, e.g., regarding the preamble, supra page 1, data communications terminal, supra page 4, indoor gateway, supra page 13, location register, supra page 16, and router, supra page 21.

a first step of providing the user with a communication service by connecting with the outdoor wireless internet network when the user is located outdoors; The Accused Instrumentalities provide a first step of providing the user with a communication service by connecting with the outdoor wireless internet network when the user is located outdoors.

For example, the Accused Instrumentality provides users with communication service by connecting to the mobile LTE wireless network when outdoors.

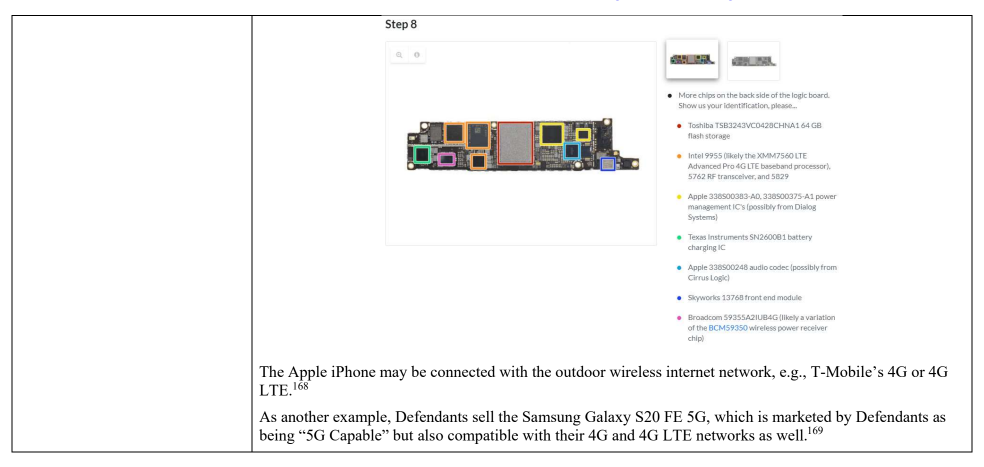
Defendants sell mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming. 166

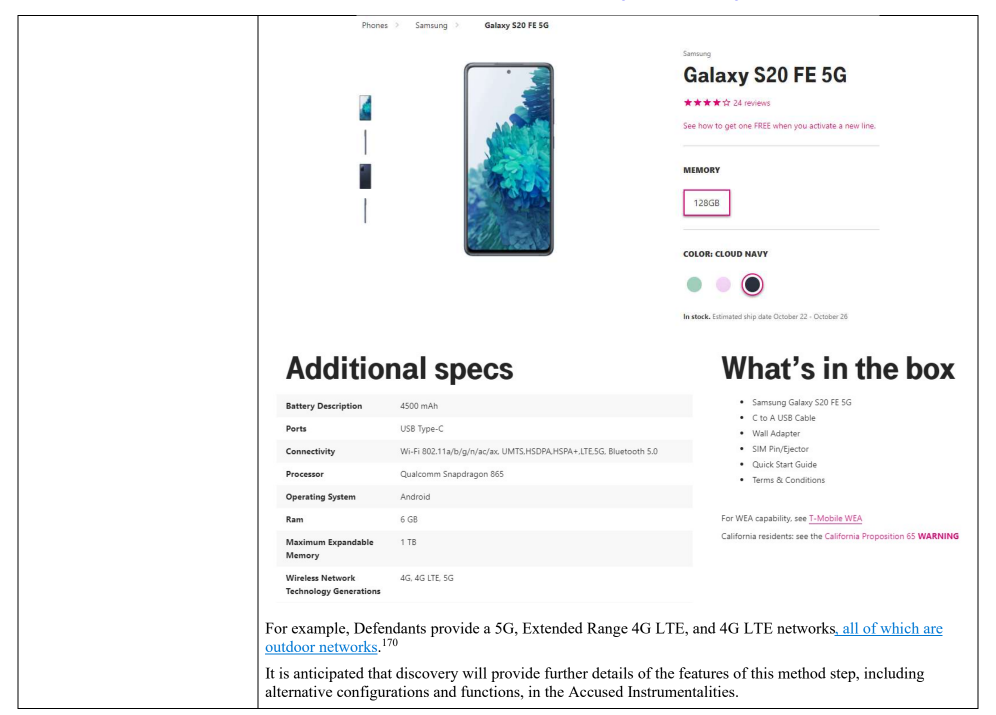




Additional specs

Battery Description	Built-in rechargeable lithium-ion battery
Ports	Lightning
Connectivity	Wi-Fi 802.11ac with MIMO, Bluetooth 5.0, NFC, LTE, USB
Processor	A12 Bionic Chip
Operating System	iOS
Ram	64 GB
Maximum Expandable Memory	0 GB
Wireless Network Technology Generations	4G, 4G LTE
Supported Email Platforms	Apple Mail, POP3, IMAP4, SMTP, Microsoft® Exchange, AOL®, AIM, Yahoo! ® Mail, GMail
Hearing Aid Compatibility	M3, T4
WEA Capable	true
Mobile Hotspot Capable	true
Frequency	GSM: 850 MHz, 900 MHz, 1800 MHz, 1900 MHz; UMTS: Band I (2100), Band II (1900), Band IV (1700/2100), Band V (850), Band VIII (900); LTE: 1, 2, 3, 4, 5, 7, 8, 12, 13, 14, 17, 18, 19, 20, 25, 26, 29, 30, 32, 34, 38, 39, 40, 41, 46, 66, 71





To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "outdoor wireless internet network," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

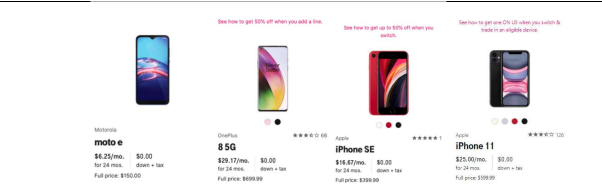
See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

a second step of determining whether when indoor system ID information is received by the data communication terminal and the received indoor system ID information is identical to indoor system ID information stored in the location register; The Accused Instrumentalities provide a second step of determining whether when indoor system ID information is received by the data communication terminal and the received indoor system ID information is identical to indoor system ID information stored in the location register.

For example, the Accused Instrumentality determines whether indoor system ID information (*e.g.*, Wi-Fi Network SSID), received by a mobile device data communication terminal, is identical to ID information stored in the location register.

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

Defendants sell <u>data communication terminals, i.e.</u>, mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.¹⁷¹



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling." ¹⁷²

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

This device includes an indoor wireless connection module and receives indoor system ID information.¹⁷³

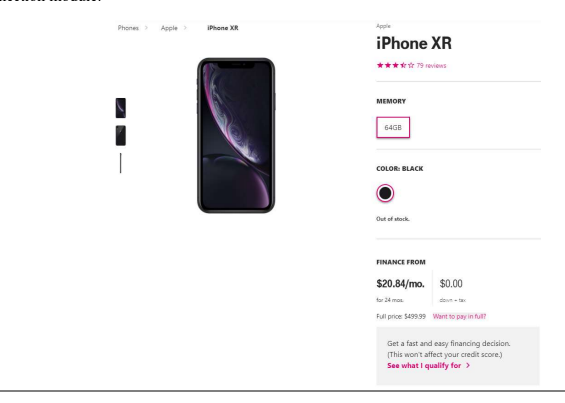
Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- 2. Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
- 3. Tap the name of the Wi-Fi network that you want to join.

After you join the network, you'll see ✓ next to the network and † in the upper-left corner of your display or the upper-right corner on an iPhone X and later.



The Apple iPhone XR wireless data communication terminal includes Wi-Fi modem indoor wireless connection module. 174



Additional specs

Battery Description	Built-in rechargeable lithium-ion battery
Ports	Lightning
Connectivity	Wi-Fi 802.11ac with MIMO, Bluetooth 5.0, NFC, LTE, USB
Processor	A12 Bionic Chip
Operating System	iOS
Ram	64 GB
Maximum Expandable Memory	0 GB
Wireless Network Technology Generations	4G, 4G LTE
Supported Email Platforms	Apple Mail, POP3, IMAP4, SMTP, Microsoft® Exchange, AOL®, AIM, Yahoo! ® Mail, GMail
Hearing Aid Compatibility	M3, T4
WEA Capable	true
Mobile Hotspot Capable	true
Frequency	GSM: 850 MHz, 900 MHz, 1800 MHz, 1900 MHz; UMTS: Band I (2100), Band II (1900), Band IV (1700/2100), Band V (850), Band VIII (900); LTE: 1, 2, 3, 4, 5, 7, 8, 12, 13, 14, 17, 18, 19, 20, 25, 26, 29, 30, 32, 34, 38, 39, 40, 41, 46, 66, 71



For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 175

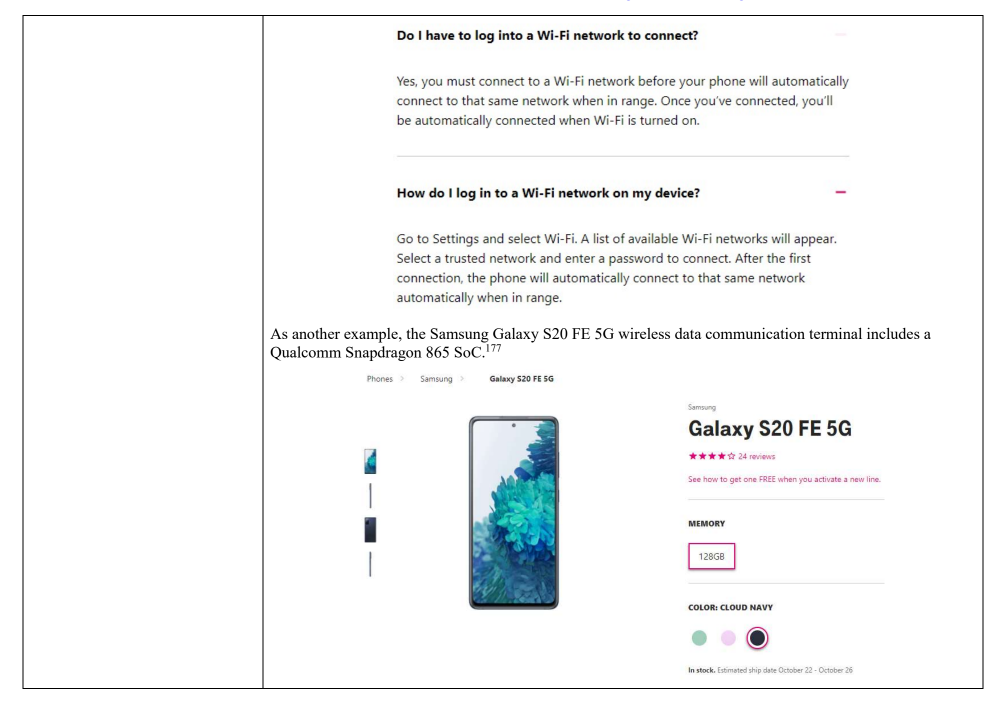
How iOS decides which wireless network to auto-join

When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

The device receives this information so that it may be connected with the indoor network if the indoor system ID information matches stored indoor system ID information.¹⁷⁶



Additional specs

Battery Description	4500 mAh
Ports	USB Type-C
Connectivity	Wi-Fi 802.11a/b/g/n/ac/ax, UMTS,HSDPA.HSPA+,LTE,5G, Bluetooth 5.0
Processor	Qualcomm Snapdragon 865
Operating System	Android
Ram	6 GB
Maximum Expandable Memory	1 TB
Wireless Network Technology Generations	4G, 4G LTE, 5G

What's in the box

- Samsung Galaxy S20 FE 5G
- · C to A USB Cable
- Wall Adapter
- · SIM Pin/Ejector
- Quick Start Guide
- . Terms & Conditions

For WEA capability, see T-Mobile WEA

California residents: see the California Proposition 65 WARNING

The Snapdragon 865 SoC includes a Wi-Fi modem indoor wireless connection module. 178

Qualcomm°	Wi-Fi/Bluetooth Subsystem: Qualcomm® FastConnect® 6800
FastConnect" Subsystem	60 GHz Wi-Fi features: Always-on Wi-Fi sensing, Wire-equivalent latency
Subsystem	Bluetooth Features: 1-to-many Bluetooth broadcast, Qualcomm TrueWireless" Stered Bluetooth 5.1, Qualcomm aptX" Voice audio for super wide band voice calls, Qualcomm aptX" Adaptive Audio
	Wi-Fi 6 features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS), WPA3 security support, Target Wake Time
Cellular Modem	Modem Name: Qualcomm [®] Snapdragon [™] X55 5G modem-RF system
Cellular Technology	Cellular Technology: HSPA, WCDMA, TD-SCDMA, CDMA 1x, EV-DO, GSM/EDGE
	LTE Technology: LTE including CBRS support
Wi-Fi	Wi-Fi Standards: Wi-Fi 6, Wi-Fi 6-ready, 802.11ad, 802.11ay, 802.11ac Wave 2, 802.11a/b/g, 802.11n
	Qualcomm ^o Wi-Fi 6 technology features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS), WPA3 security support, Target Wake Time
	Wi-Fi Spectral Bands: 2.4 GHz, 5 GHz, 60 GHz
	Peak Speed: 10 Gbps
	Qualcomm ^o 60 GHz Wi-Fi technology features: Always-on Wi-Fi sensing, Wire- equivalent latency

The data communication terminals receive indoor system ID information, such as a Wi-Fi network SSID.¹⁷⁹ The terminals connect with an indoor network, such as a home or office Wireless LAN or Wi-Fi network, if the indoor system ID information matches stored indoor system ID information.¹⁸⁰ For example, "[a]pps can set a combination of network matching params: SSID Pattern . . . AND/OR BSSID Pattern . . . to trigger connection to a network that matches the set params."¹⁸¹

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

Each data communication terminal and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise "indoor system ID information," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (e.g., providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (e.g., with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (e.g., seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what network are available), in substantially the same way (by information about the identity of the networks) to achieve substantially the same result (seamless switching between the networks). Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

a third step of going through authentication of an indoor location of the data communication terminal by the location register and storing the indoor location into the location register if it is determined in the second step that the two of ID information are equal to each other; The Accused Instrumentalities provide a third step of going through authentication of an indoor location of the data communication terminal by the location register and storing the indoor location into the location register if it is determined in the second step that the two of ID information are equal to each other.

For example, the Accused Instrumentality authenticates an indoor location of the mobile device data communication terminal by the location register, and stores the indoor location into the location register if it is determined that the received indoor system ID information is equal to indoor system ID information stored in the location register.

Additionally and/or in the alternative, the location register in the Accused Instrumentality authenticates a data communication terminal's indoor location and stores the indoor location if the received indoor system ID information matches the stored indoor system ID information.

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user

equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

For example, Defendants provide a 5G, Extended Range 4G LTE, and 4G LTE networks. 182

5G

- · Frequencies that can provide 5G:
 - Band n71 (600 MHz)
 - Band n41 (2.5 GHz)
 - Band n260 (39 GHz)
 - Band n261 (28 GHz)
- With 5G, high amounts of data can be transmitted more efficiently than 4G LTE
- One of the ways T-Mobile is rapidly deploying 5G is integrating mid-band 2.5 GHz spectrum from Sprint.
- . Check out What is 5G? to learn how it works!

Extended Range 4G LTE

- · Frequencies that can provide Extended Range LTE
 - Band 12 (700 MHz)
 - Band 71 (600 MHz)
- . Our Extended Range LTE signal reaches 2X as far and penetrates walls for 4X better coverage in-buildings than ever before.

4G LTE

- · Frequencies that can provide LTE:
 - Band 2 (1900 MHz)
 - Band 5 (850 MHz)
 - Band 4 (1700/2100 MHz)
 - Band 66 (Extension of band 4 on 1700/2100 MHz).
- 4G LTE offers fast download speeds, up to 50% faster speeds than 3G. See Data speeds.
- . Voice and data services only work at the same time when on you have VoLTE enabled on your device. Otherwise, LTE only provides data.
- VoLTE ("Voice over LTE") (+)

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. The 4G LTE Network uses the 3GPP EPC (Evolved Packet Core) and E-UTRAN (Evolved UMTS Terrestrial Radio Access Network). The EPC/E-UTRAN architecture is designed to allow interworking between different access technologies and, in particular LTE and Wi-Fi. In this network architecture, the HSS (Home Subscriber Server) acts as a common database for all subscriber data. 183

The HSS "is the master user database that supports the IMS network entities that handle the calls/sessions. It contains user profiles, performs authentication and authorization of the user, and can provide information about the physical location of user."¹⁸⁴

Within the EPC, the HSS connects via SWx interface to the 3GPP AAA (Authentication, Authorization, and Accounting) Server, which enables other logical entities within the EPC to access the set of subscriber data stored in the HSS. ¹⁸⁵

As one example, EAP (Extensible Authentication Protocol) is used by a 3GPP AAA server as provided by the Accused Instrumentalities such that a data communication terminal is registered and authenticated by the location register. As another example, encrypted tunnels are established between a data communication terminal and the EPC using IPsec, which creates a logical association between each terminal and the network, whereby the terminal is registered and authenticated by the location register. 187

The 3GPP standard illustrates this. 188

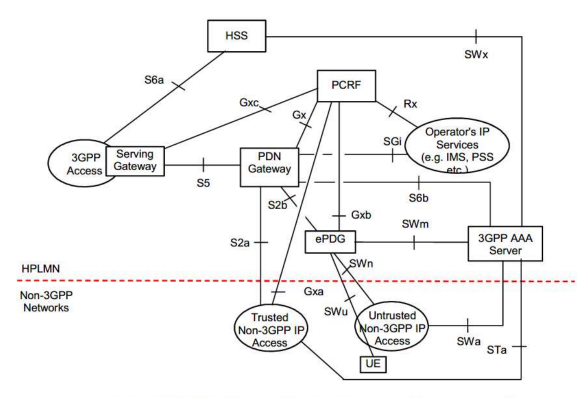


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

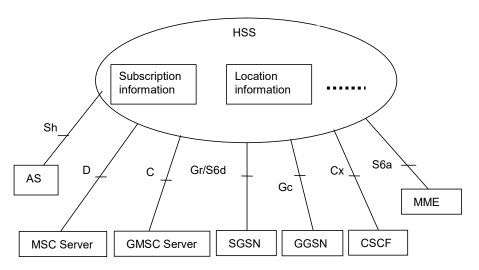
The 3GPP AAA Server may be implemented as a feature inside the HSS itself, or as stand-alone AAA equipment interfacing the HSS over the SWx interface. 189

"UE" stands for "User Equipment" or the data communication terminal (which may also be referred to "MS" or "mobile station").

The HSS communicates through the 3GPP AAA Server, which interfaces with logical entities in the EPC, including the PDN GW (Packet Data Network Gateway), the ePDG (Evolved Packet Data Gateway), Trusted Non-3GPP IP Access Networks, and Untrusted Non-3GPP IP Access Networks. The data communication terminal updates the network about its location on a regular basis, such that the UE can access the network to make or receive calls, texts, or data, as it moves around the network (*e.g.*, between indoor and outdoor). ¹⁹⁰

The GMLC (Gateway Mobile Location Center) is the first node an external location application accesses in a mobile network. The GMLC performs registration authorization and requests routing information from the HSS.¹⁹¹ There may be more than one GMLC.

The GMLC, HSS, and/or 3GPP AAA Server stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.¹⁹²



The subscriber information stored in the HSS is described in 3GPP TS 23.008. Table 5.2A-1 lists the data used for packet-switched network access, such as for Evolved Packet System (EPS) 3GPP access, which includes LTE sessions. Table 5.2A-2 of 3GPP TS 23.008 lists the data used for packet-switched non-3GPP access, such as for Wi-Fi networks. The data includes location information of the data communication terminal.

For example, the HSS stores a "PDN Address." ¹⁹³

As another example, the HSS stores the "subscribed QoS profile." ¹⁹⁴

In addition, the HSS stores an "Access Point Name (APN)" as part of each subscriber profile. 195

A PDN Address is an IP address assigned to the UE, when the UE joins an LTE network. 196

An APN is the label for the Wi-Fi access point. 197

Additionally, T-Mobile collects information about the approximate location of a user's device in relation to its cell towers and the Global Positioning System (GPS). T-Mobile uses that information, as well as other usage and performance information also obtained from the network and user's Device, to provide wireless voice and data services, and to maintain and improve the network and quality of service. 199

Additionally and/or in the alternative, T-Mobile's LTE network comprises a BCE (Binding Cache Entry), flow binding information, and/or IP flow information.²⁰⁰

Additionally and/or in the alternative, T-Mobile's LTE network comprises a LMA (Local Mobility Anchor) and/or HA (Home Agent).²⁰¹

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi).²⁰²

Each data communication terminal and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "indoor location," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what network are available), in substantially the same way (by information about the identity of the networks) to achieve substantially the same result (seamless switching

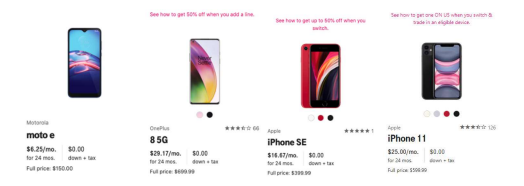
<u>between the networks</u>). Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, indoor gateway, supra page 13, location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

a fourth step of connecting with the internet network by switching connection of the data communication terminal from the outdoor wireless internet network to the indoor gateway and making wireless communications through the indoor gateway and an indoor wireless connection module; The Accused Instrumentalities provide a fourth step of connecting with the internet network by switching connection of the data communication terminal from the outdoor wireless internet network to the indoor gateway and making wireless communications through the indoor gateway and an indoor wireless connection module.

For example, the Accused Instrumentality connects with the internet network by switching connection of the mobile device from the outdoor wireless network to the indoor gateway.

Defendants sell <u>data communication terminals</u>, <u>e.g.</u>, mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.²⁰³



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling." ²⁰⁴

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

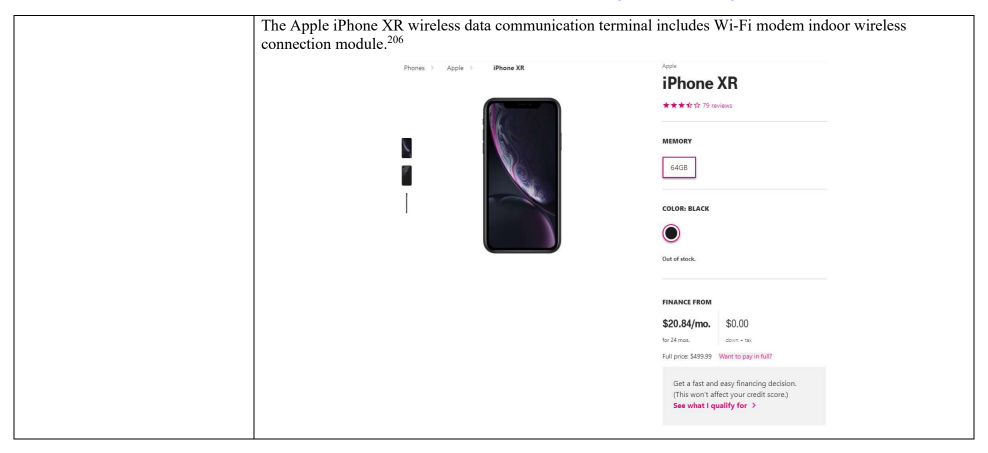
This device includes an indoor wireless connection module and stores registered indoor system ID information.²⁰⁵

Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- 2. Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
- 3. Tap the name of the Wi-Fi network that you want to join.

After you join the network, you'll see ✓ next to the network and † in the upper-left corner of your display or the upper-right corner on an iPhone X and later.





Additional specs

Battery Description	Built-in rechargeable lithium-ion battery
Ports	Lightning
Connectivity	Wi-Fi 802.11ac with MIMO, Bluetooth 5.0, NFC, LTE, USB
Processor	A12 Bionic Chip
Operating System	iOS
Ram	64 GB
Maximum Expandable Memory	0 GB
Wireless Network Technology Generations	4G, 4G LTE
Supported Email Platforms	Apple Mail, POP3, IMAP4, SMTP, Microsoft® Exchange, AOL®, AIM, Yahoo! ® Mail, GMail
Hearing Aid Compatibility	M3, T4
WEA Capable	true
Mobile Hotspot Capable	true
Frequency	GSM: 850 MHz, 900 MHz, 1800 MHz, 1900 MHz; UMTS: Band I (2100), Band II (1900), Band IV (1700/2100), Band V (850), Band VIII (900); LTE: 1, 2, 3, 4, 5, 7, 8, 12, 13, 14, 17, 18, 19, 20, 25, 26, 29, 30, 32, 34, 38, 39, 40, 41, 46, 66, 71

Step 8 0 0 More chips on the back side of the logic board. Show us your identification, please... Toshiba TSB3243VC0428CHNA1 64 GB Intel 9955 (likely the XMM7560 LTE Advanced Pro 4G LTE baseband processor). 5762 RF transceiver, and 5829 Apple 338S00383-A0, 338S00375-A1 power management IC's (possibly from Dialog Texas Instruments SN2600B1 battery charging IC Apple 338S00248 audio codec (possibly from Cirrus Logic) Skyworks 13768 front end module Broadcom 59355A2IUB4G (likely a variation of the BCM59350 wireless power receiver

For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 207

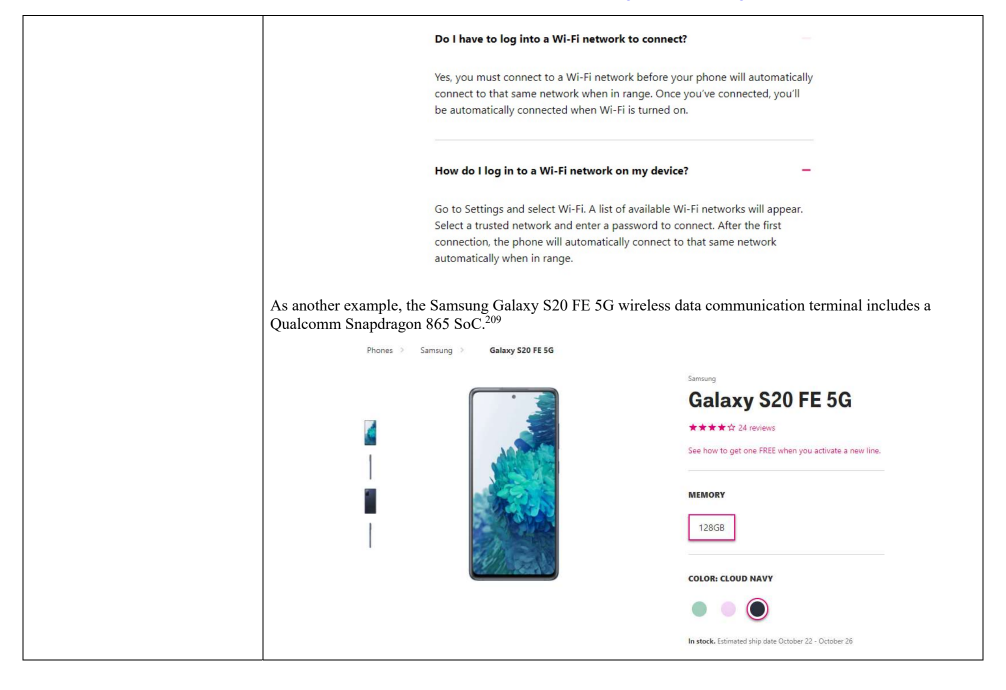
How iOS decides which wireless network to auto-join

When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

The Apple iPhone may be connected with the indoor network.²⁰⁸



Additional specs

Battery Description	4500 mAh
Ports	USB Type-C
Connectivity	Wi-Fi 802.11a/b/g/n/ac/ax, UMTS,HSDPA.HSPA+,LTE,5G, Bluetooth 5.0
Processor	Qualcomm Snapdragon 865
Operating System	Android
Ram	6 GB
Maximum Expandable Memory	1 TB
Wireless Network Technology Generations	4G, 4G LTE, 5G

What's in the box

- Samsung Galaxy S20 FE 5G
- · C to A USB Cable
- Wall Adapter
- SIM Pin/Ejector
- Quick Start Guide
- . Terms & Conditions

For WEA capability, see T-Mobile WEA

California residents: see the California Proposition 65 WARNING

The Snapdragon 865 SoC includes a Wi-Fi modem indoor wireless connection module.²¹⁰

Qualcomm°	Wi-Fi/Bluetooth Subsystem: Qualcomm® FastConnect® 6800
FastConnect ^{**} Subsystem	60 GHz Wi-Fi features: Always-on Wi-Fi sensing, Wire-equivalent latency Bluetooth Features: 1-to-many Bluetooth broadcast, Qualcomm TrueWireless "Stere Bluetooth 5.1, Qualcomm" aptX "Voice audio for super wide band voice calls, Qualcomm" aptX Adaptive Audio
	Wi-Fi 6 features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS), WPA3 security support, Targe Wake Time
Cellular Modem	Modem Name: Qualcomm ^o Snapdragon [®] X55 5G modem-RF system
Cellular Technology	Cellular Technology: HSPA, WCDMA, TD-SCDMA, CDMA 1x, EV-DO, GSM/EDGE
	LTE Technology: LTE including CBRS support
Wi-Fi	Wi-Fi Standards: Wi-Fi 6, Wi-Fi 6-ready, 802.11ad, 802.11ay, 802.11ac Wave 2, 802.11a/b/g, 802.11n
	Qualcomm ^o Wi-Fi 6 technology features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS) WPA3 security support, Target Wake Time
	Wi-Fi Spectral Bands: 2.4 GHz, 5 GHz, 60 GHz
	Peak Speed: 10 Gbps
	Qualcomm ^o 60 GHz Wi-Fi technology features: Always-on Wi-Fi sensing, Wire- equivalent latency

The data communication terminals store registered indoor system ID information, such as a Wi-Fi network SSID.²¹¹ The terminals connect with an indoor network, such as a home or office Wireless LAN or Wi-Fi network, if the registered indoor system ID information is received.²¹² For example, "[a]pps can set a combination of network matching params: SSID Pattern . . . AND/OR BSSID Pattern . . . to trigger connection to a network that matches the set params."²¹³

Additionally and/or in the alternative, the Accused Instrumentality "seamlessly" transitions the voice or data signal from the outdoor 4G LTE cellular network to the Wi-Fi network to "[e]xtend[] coverage in areas where

no cellular network reaches."²¹⁴ And "when the device is in range of a reliable Wi-Fi network, Wi-Fi calls and cellular calls are similar in quality. In fact, T-Mobile is the only major national carrier to offer HD Voice on Wi-Fi, and VoLTE for crystal clear HD Voice quality."²¹⁵ Furthermore, "T-Mobile is pioneering a seamless handover between our LTE network and any available Wi-Fi connection so calls don't drop between the two."²¹⁶

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. For example, Defendants' 4G LTE Network includes a PDN GW (Packet Data Network Gateway).²¹⁷

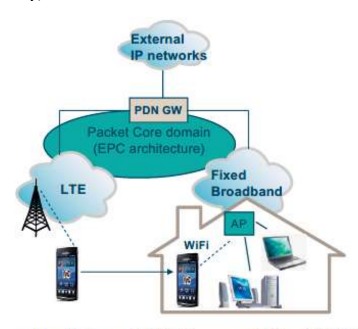


Figure 2.16: Interworking Between 3GPP Access and Non-3GPP Access Technologies.

This is further illustrated by the 3GPP standards.²¹⁸

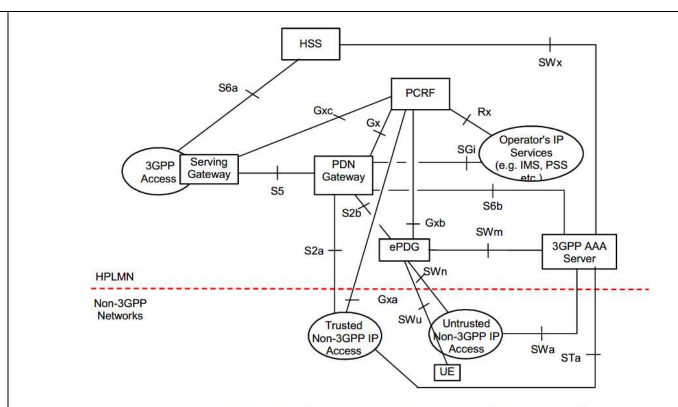
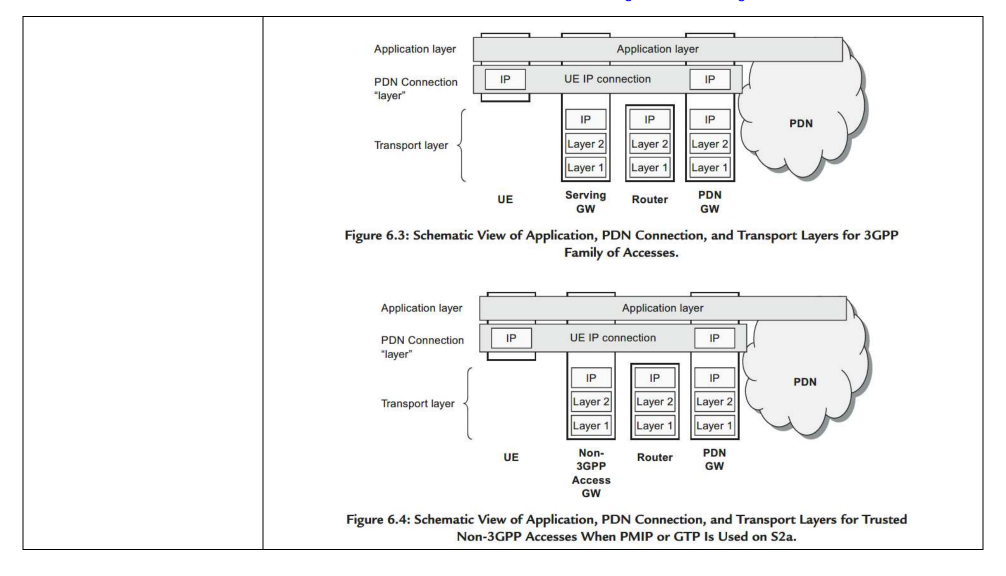


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

The PDN GW is the point of interconnect between the EPC and external IP networks. IP traffic runs through the PDN GW. The PDN GW interfaces the 3GPP AAA Server to retrieve subscriber data stored in the HSS, including location information stored in the location register.²¹⁹

The PDN GW routes packets to and from the various packet data networks.²²⁰

The PDN GW provides roaming for voice and data signals to the user by selecting the LTE (outdoor) network or Wi-Fi (indoor) network in accordance with the location of the data communication terminal.²²¹



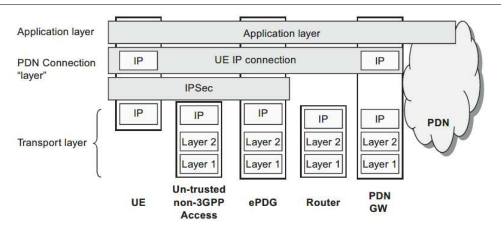


Figure 6.5: Schematic View of Application, PDN Connection, and Transport Layers for Untrusted Non-3GPP Accesses When PMIP or GTP Is Used on S2b.

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks.²²² <u>The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.</u>

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi).²²³

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

Each data communication terminal and indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "outdoor wireless internet network," "indoor gateway," or "indoor wireless connection module," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (e.g., providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (e.g., with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (e.g., seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, indoor gateway, supra page 13, location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

a fifth step of, when the data provided from the internet network in accordance with location information stored in the location register are transferred to the indoor gateway, supplying the data communication terminal with the data through the indoor gateway and the indoor wireless connection module;

The Accused Instrumentalities provide a fifth step of, when the data provided from the internet network in accordance with location information stored in the location register are transferred to the indoor gateway, supplying the data communication terminal with the data through the indoor gateway and the indoor wireless connection module.

For example, the Accused Instrumentality supplies the mobile device, through the indoor gateway and through the indoor wireless connection module, with the data provided from the internet network in accordance with location information stored in the location register.

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

There is no requirement that indoor network data packets travel through T-Mobile's evolved packet core.

An indoor gateway wireless access point or node for connecting to a LAN and the internet with a wire, such as a home or business gateway, router, "hotspot," mesh-network node, or ad hoc network node. A Wi-Fi access point broadcasts indoor system ID information (*e.g.*, network SSID), and makes wireless communications with the data communication terminal through the indoor wireless connection module.²²⁴

What is an Access Point?

An access point is a device that creates a wireless local area network, or WLAN, usually in an office or large building. An access point connects to a wired router, switch, or hub via an Ethernet cable, and projects a Wi-Fi signal to a designated area. For example, if you want to enable Wi-Fi access in your company's reception area but don't have a router within range, you can install an access point near the front desk and run an Ethernet cable through the ceiling back to the server room.

The Wi-Fi Calling system and service can be used with "any available Wi-Fi connection." For example, Defendants provide a Wi-Fi Gateway and access to a network of nationwide Wi-Fi hotspots. 226

What is T-Mobile Home Internet?

T-Mobile Home Internet is a new offering from T-Mobile, available at certain addresses in limited areas. It's fast, affordable home internet service that lets you do it all for just \$50 a month with AutoPay. T-Mobile Home Internet service connects to the same great LTE network T-Mobile smartphones run on. You receive service through an LTE Wi-Fi Gateway device (which combines the capabilities of a router and a modern), converts the LTE signal to Wi-Fi, and provides a Wi-Fi signal accessible by all the devices in your home. You'll also get T-Mobile's amazing customer support to answer all your questions!

T-Mobile provides an indoor gateway, e.g., LTE Wi-Fi Gateway (TM-RTL0102), and Wi-Fi CellSpot Router (T-Mobile AC-1900), to its customers. Furthermore, T-Mobile's indoor gateways may be connected to the internet via a wire, *see*, *e.g.*, T-Mobile's CellSpot "[r]equires a wired high-speed internet connection" and "[o]n the back the CellSpot has ... one Gigabit WAN port (to connect to an Internet source, such as a broadband modem)" 228

How do I set up T-Mobile Home Internet?

Simply power up your LTE Wi-Fi Gateway, download the T-Mobile Home Internet app (Android or iOS), and follow a few instructions. And if you have any trouble, you can contact our T-Mobile Home Internet support team through the app or at 1-844-275-9310 for 24x7 assistance.

T-Mobile provides Wi-Fi hotspots (for internet).²²⁹

T-Mobile provides Wi-Fi hotspots through Boingo Wireless ("Boingo"), "the Wi-Fi industry's leading nationwide provider of software and services."

With the new agreement, T-Mobile Hotspot and postpaid mobile broadband subscribers will now have Wi-Fi access at no additional charge at 53 Boingo airport locations in the United States and Canada, including major airports in the New York and Chicago metropolitan areas. The expanded agreement also includes the Washington State Ferries in the Seattle area.

Similarly, Boingo subscribers will have continued Wi-Fi access at T-Mobile Hotspot airport locations and expanded access at T-Mobile HotSpot airline club and hotel locations, including the airline clubs of American Airlines, United Airlines, US Airways and Delta Airlines and Hyatt hotels.

"Expanding our agreement with T-Mobile USA reinforces our commitment to delivering customers seamless Wi-Fi access to a larger, collective footprint," said Colby Goff, senior vice president of strategy for Boingo Wireless. "We pride ourselves in listening to our customers and giving them access to Wi-Fi when and where they need it. Boingo users can now enjoy connectivity at airport lounges – a top request – and we welcome T-Mobile subscribers to our airport and ferry networks." ²³⁰

T-Mobile also provides Wi-Fi hotspot devices, including but not limited to: T9 Mobile Hotspot and Linkzone 2.²³¹

T-Mobile provides Home Internet and Wi-Fi Services:²³²

Are there ways I can't use Home Internet?

You can use your Home Internet for all the homework, streaming, and video conferencing you need! But to ensure that our network is available for all customers, there are some restrictions on activities that can damage or disproportionately congest the network. For example, Home Internet is not intended for unattended use, automatic data feeds, automated machine-to-machine connections, or uses that automatically consume unreasonable amounts of available network capacity. Please see T-Mobile's Terms and Conditions for prohibited uses.

T-Mobile and Sprint are now part of the same family. While T-Mobile is working to build a combined network, the Sprint network continues to operate. Sprint customers' traffic may be carried in some areas by the T-Mobile network (e.g. where T-Mobile's network is available and Sprint's is not). These Sprint customers will continue to experience the network management practices disclosed on Sprint's Open Internet page, but while on the T-Mobile network can expect to experience the speeds and data prioritization disclosed on this page.

...

Broadband Internet Access Services are subject to the T-Mobile Terms and Conditions at https://www.t-mobile.com/responsibility/legal/terms-and-conditions. Specific information about our Broadband Internet Access Services can be found under the heading "Using Our Network" Certain uses of our network are also prohibited as described in our Terms and Conditions under the heading "Examples of Permitted and Prohibited Uses of the Services and Your Device." E-Rate and other government or enterprise customers' use of T-Mobile's Broadband Internet Access Services may also be governed by an applicable government contract or Major Account Agreement.²³³

Our wireless network is a shared resource, which we manage for the benefit of all of our customers. Your Data Plan is intended for Web browsing, messaging, and similar activities. Certain activities and uses of our Services and your Device are permitted and others are not. If you buy, lease, or finance a Device manufactured for use on our network, you agree, and we rely on your agreement, that you intend it to be activated on our Service and will not resell or modify the Device, or assist anyone doing so. Here are examples of permitted and prohibited uses.

Permitted uses include:

- Voice calls;
- Web browsing;
- Messaging;
- Email;
- Streaming music;
- Uploading and downloading applications and content to and from the Internet or third party stores;
- Using applications and content without excessively contributing to network congestion;
 and
- Tethering your Device to other non-harmful devices pursuant to the terms and conditions and allotments of your Data Plan.²³⁴

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

Each data communication terminal, indoor gateway, and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "indoor gateway" or "indoor wireless connection module," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what network are available), in substantially the same result

(seamless switching between the networks). Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, indoor gateway, supra page 13, location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

a sixth step of going through authentication of an outdoor location of the data communication terminal by the location register and storing the outdoor location into the location register when the indoor system ID information is not received; and The Accused Instrumentalities provide a sixth step of going through authentication of an outdoor location of the data communication terminal by the location register and storing the outdoor location into the location register when the indoor system ID information is not received.

For example, the Accused Instrumentality authenticates an outdoor location of the mobile device by the location register, and stores the outdoor location into the location register when the indoor system ID information is not received.

Additionally and/or in the alternative, the location register in the Accused Instrumentality authenticates a data communication terminal's outdoor location and stores the outdoor location if the received indoor system ID information is not received.

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

The HSS (Home Subscriber Server) "is the master user database that supports the IMS network entities that handle the calls/sessions. It contains user profiles, performs authentication and authorization of the user, and can provide information about the physical location of user."²³⁵

Within the EPC, the HSS connects via SWx interface to the 3GPP AAA (Authentication, Authorization, and Accounting) Server, which enables other logical entities within the EPC to access the set of subscriber data stored in the HSS.²³⁶

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. As one example, EAP (Extensible Authentication Protocol) is used by a 3GPP AAA server as provided by the Accused Instrumentalities such that a data communication terminal is registered and authenticated by the location register.²³⁷ As another example, encrypted tunnels are

established between a data communication terminal and the EPC using IPsec, which creates a logical association between each terminal and the network, whereby the terminal is registered and authenticated by the location register.²³⁸

The 3GPP standard illustrates this.²³⁹

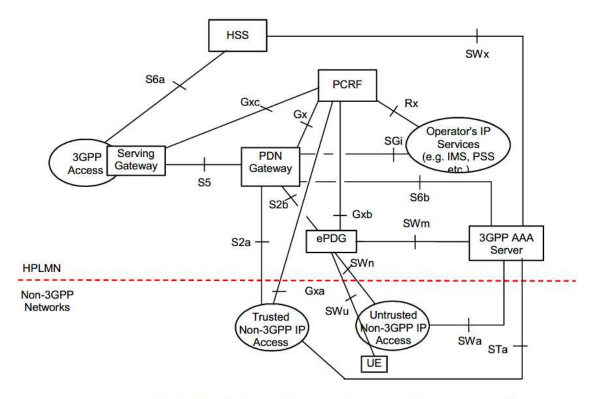


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

The 3GPP AAA Server may be implemented as a feature inside the HSS itself, or as stand-alone AAA equipment interfacing the HSS over the SWx interface.²⁴⁰

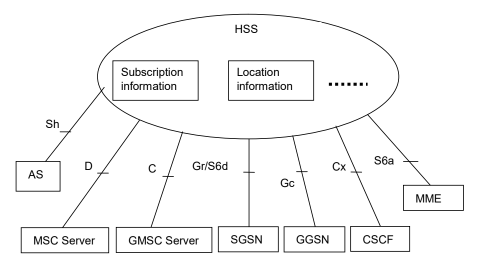
"UE" stands for "User Equipment" or the data communication terminal (which may also be referred to "MS" or "mobile station").

The HSS communicates through the 3GPP AAA Server, which interfaces with logical entities in the EPC, including the PDN GW (Packet Data Network Gateway) over the S6b interface; the ePDG (Evolved Packet Data Gateway) over the SWm interface; Trusted Non-3GPP IP Access Networks over the STa interface; and Untrusted Non-3GPP IP Access Networks over the SWa interface. The data communication terminal updates

the network about its location on a regular basis, such that the UE can access the network to make or receive calls, texts, or data, as it moves around the network (*e.g.*, between indoor and outdoor).²⁴¹

The GMLC (Gateway Mobile Location Center) is the first node an external location application accesses in a mobile network. The GMLC performs registration authorization and requests routing information from the HSS.²⁴² There may be more than one GMLC.

The GMLC, HSS, and/or 3GPP AAA Server stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.²⁴³



The subscriber information stored in the HSS is described in 3GPP TS 23.008. Table 5.2A-1 lists the data used for packet-switched network access, such as for 3GPP EPS (Evolved Packet System) access, which includes LTE sessions. Table 5.2A-2 of 3GPP TS 23.008 lists the data used for packet-switched non-3GPP access, such as for Wi-Fi networks. The data includes location information of the data communication terminal.

For example, the HSS stores a "PDN Address." 244

As another example, the HSS stores the "subscribed QoS profile." ²⁴⁵

In addition, the HSS stores an "Access Point Name (APN)" as part of each subscriber profile.²⁴⁶

A PDN Address is an IP address assigned to the UE, when the UE joins an LTE network.²⁴⁷

An APN is the label for the Wi-Fi access point.²⁴⁸

Additionally, T-Mobile collects information about the approximate location of a user's device in relation to its cell towers and the Global Positioning System (GPS).²⁴⁹ T-Mobile uses that information, as well as other

usage and performance information also obtained from the network and user's Device, to provide wireless voice and data services, and to maintain and improve the network and quality of service.²⁵⁰

Additionally and/or in the alternative, various forms of location information are provided by the Accused Instrumentalities, including but not limited to CID (Cell Identification) and TDOA (Time Difference of Arrival). Such location information is utilized in relation with various aspects of the Accused Instrumentalities, including but not limited to an E-SMLC (Enhanced Serving Mobile Location Center), MME (Mobility Management Entity), and GMLC (Gateway Mobile Location Center).²⁵¹

Additionally and/or in the alternative, T-Mobile's LTE network comprises a BCE (Binding Cache Entry), flow binding information, and/or IP flow information.²⁵²

Additionally and/or in the alternative, T-Mobile's LTE network comprises a LMA (Local Mobility Anchor) and/or HA (Home Agent).²⁵³

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks. The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi).²⁵⁵

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

Each data communication terminal and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "outdoor location" or "indoor system ID information," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what network are available), in substantially the same way (by information about the identity of the networks) to achieve substantially the same result

(seamless switching between the networks). Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

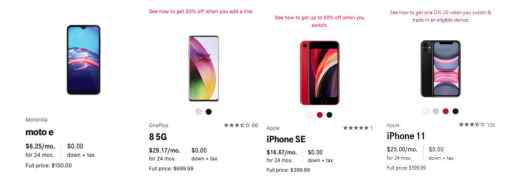
See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, indoor gateway, supra page 13, location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

a seventh step of switching the connection of the data communication terminal from the indoor gateway to the outdoor wireless internet network and performing the first step again.

The Accused Instrumentalities provide a seventh step of switching the connection of the data communication terminal from the indoor gateway to the outdoor wireless internet network and performing the first step again.

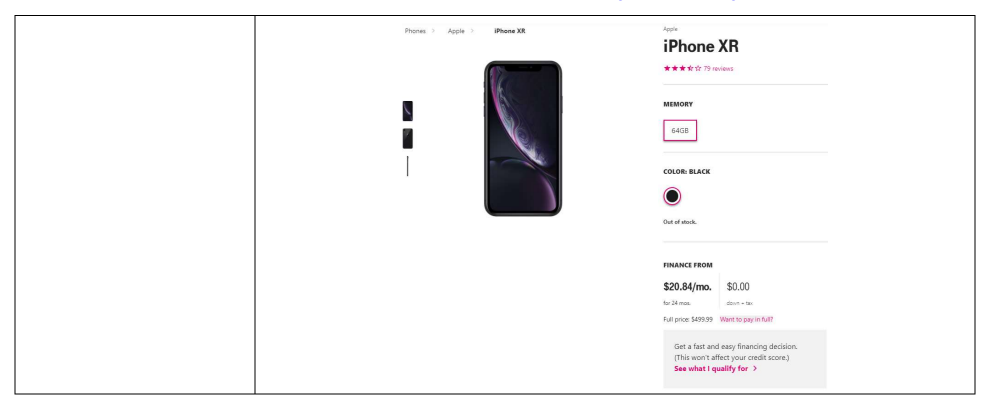
For example, the Accused Instrumentality switches the connection of the mobile device from the indoor gateway to the outdoor wireless internet network.

Defendants sell <u>data communication terminals</u>, <u>e.g.</u>, mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.²⁵⁶



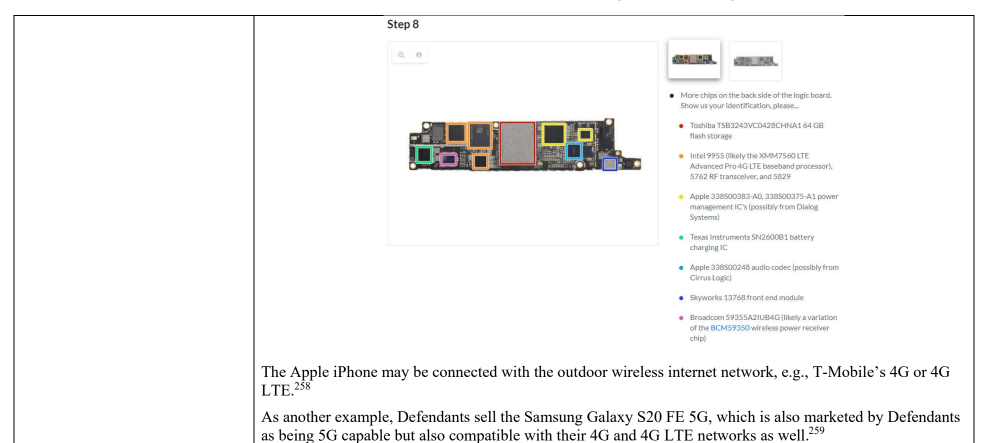
An exemplary or representative example is the Apple iPhone XR, which is marketed by Defendants as being compatible with its 4G and 4G LTE networks.²⁵⁷

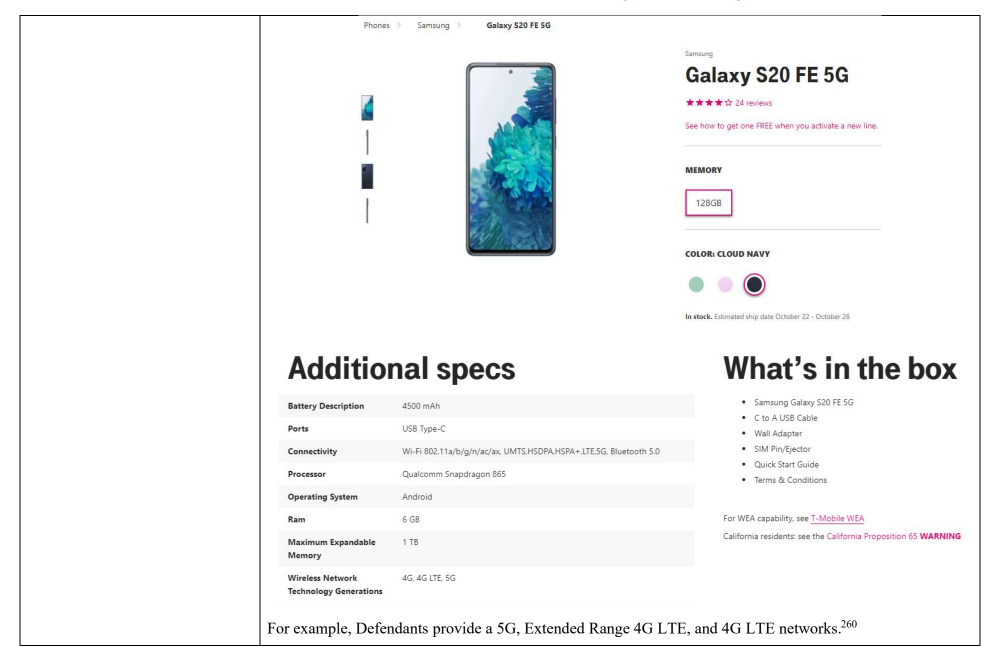
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Additional specs

Battery Description	Built-in rechargeable lithium-ion battery
Ports	Lightning
Connectivity	Wi-Fi 802.11ac with MIMO, Bluetooth 5.0, NFC, LTE, USB
Processor	A12 Bionic Chip
Operating System	iOS
Ram	64 GB
Maximum Expandable Memory	0 GB
Wireless Network Technology Generations	4G, 4G LTE
Supported Email Platforms	Apple Mail, POP3, IMAP4, SMTP, Microsoft® Exchange, AOL®, AIM, Yahoo! ® Mail, GMail
Hearing Aid Compatibility	M3, T4
WEA Capable	true
Mobile Hotspot Capable	true
Frequency	GSM: 850 MHz, 900 MHz, 1800 MHz, 1900 MHz; UMTS: Band I (2100), Band II (1900), Band IV (1700/2100), Band V (850), Band VIII (900); LTE: 1, 2, 3, 4, 5, 7, 8, 12, 13, 14, 17, 18, 19, 20, 25, 26, 29, 30, 32, 34, 38, 39, 40, 41, 46, 66, 71





5G

- Frequencies that can provide 5G:
 - Band n71 (600 MHz)
 - Band n41 (2.5 GHz)
 - Band n260 (39 GHz)
 - Band n261 (28 GHz)
- . With 5G, high amounts of data can be transmitted more efficiently than 4G LTE.
- . One of the ways T-Mobile is rapidly deploying 5G is integrating mid-band 2.5 GHz spectrum from Sprint.
- . Check out What is 5G? to learn how it works!

Extended Range 4G LTE

- · Frequencies that can provide Extended Range LTE
 - Band 12 (700 MHz)
 - Band 71 (600 MHz)
- Our Extended Range LTE signal reaches 2X as far and penetrates walls for 4X better coverage in-buildings than ever before.

4G LTE

- · Frequencies that can provide LTE:
 - Band 2 (1900 MHz)
 - Band 5 (850 MHz)
 - Band 4 (1700/2100 MHz)
 - Band 66 (Extension of band 4 on 1700/2100 MHz).
- 4G LTE offers fast download speeds, up to 50% faster speeds than 3G. See Data speeds.
- · Voice and data services only work at the same time when on you have VoLTE enabled on your device. Otherwise, LTE only provides data.
- VoLTE ("Voice over LTE") (+)

Evidence showing the implementation of this feature include but is not limited to T-Mobile's Wi-Fi calling wherein T-Mobile enables "seamless handover between [its] LTE network and any available Wi-Fi connection so calls don't drop between the two": ²⁶¹

I know what Wi-Fi calling is. What's next-gen Wi-Fi calling?

With next-gen Wi-Fi Calling, T-Mobile is pioneering a seamless handover between our LTE network and any available Wi-Fi connection so calls don't drop between the two. Next-gen Wi-Fi Calling also features HD Voice quality, when calling another HD Voice-capable user. This means our customers can now maintain crystal clear HD Voice calls, whether connected to T-Mobile LTE or Wi-Fi-all using their existing T-Mobile number.

Are Wi-Fi calls comparable in quality to regular cellular calls?

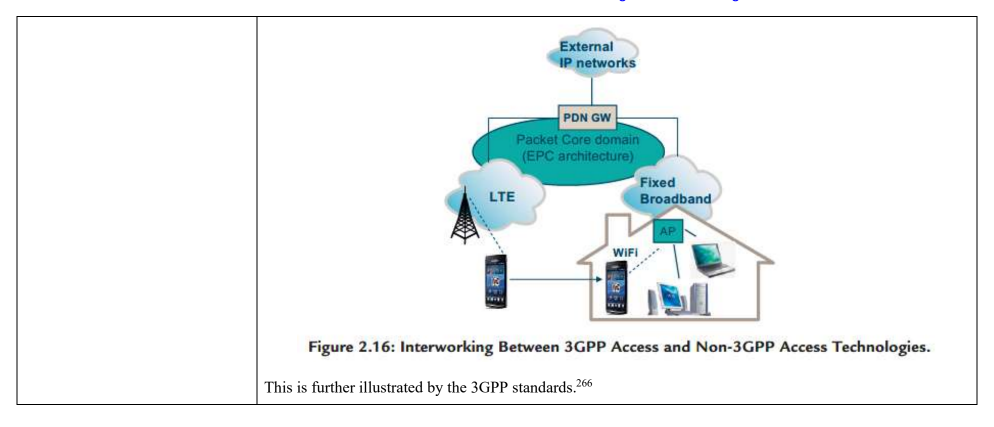
Yes, when the device is in range of a reliable Wi-Fi network, Wi-Fi calls and cellular calls are similar in quality. In fact, T-Mobile is the only major national carrier to offer HD Voice on Wi-Fi, and VoLTE for crystal clear HD Voice quality.

For example, when the data communication terminal, e.g., a mobile phone, is connected to an indoor network, e.g., a Wi-Fi network, and the user a is on a call and walks outside with the mobile phone where the Wi-Fi connection is weak, T-Mobile's system provides "seamless handover" from the Wi-Fi connection to its LTE network, i.e., outdoor network, so that the user can complete her call on the outdoor wireless network.

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. The 4G LTE Network uses the 3GPP EPC (Evolved Packet Core) and Evolved UMTS Terrestrial Radio Access Network (E-UTRAN). The EPC/E-UTRAN architecture is designed to allow interworking between different access technologies and, in particular LTE and Wi-Fi. In this network architecture, the HSS (Home Subscriber Server) acts as a common database for all subscriber data. ²⁶²

If the registered indoor system ID information is not received, the terminal connects with the outdoor wireless internet network, such as T-Mobile's cellular telephony system and service. For example, "[t]he primary responsibilities of this class are to: . . . Attempt to 'fail over' to another network when connectivity to a network is lost." The platform will ultimately decide on which network the device connects to." ²⁶⁴

For example, Defendants' 4G LTE Network includes a PDN GW (Packet Data Network Gateway).²⁶⁵



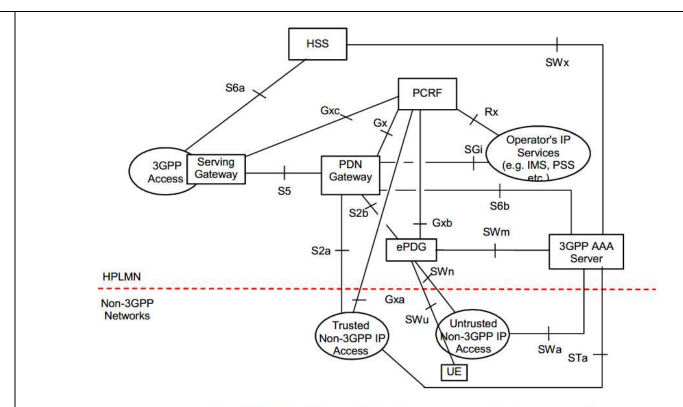
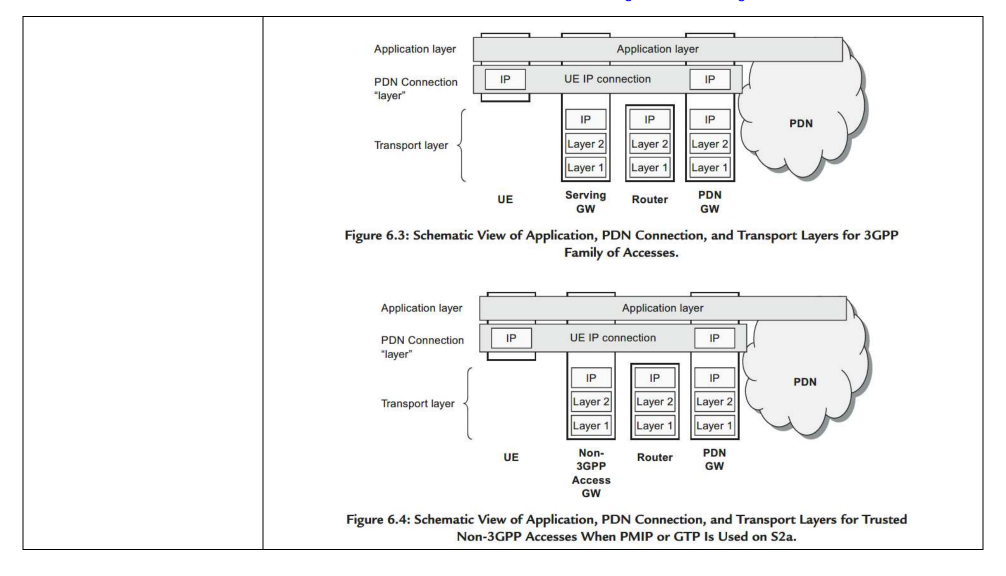


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

The PDN GW is the point of interconnect between the EPC and external IP networks. IP traffic runs through the PDN GW. The PDN GW interfaces the 3GPP AAA Server to retrieve subscriber data stored in the HSS, including location information stored in the location register.²⁶⁷

The PDN GW routes packets to and from the various packet data networks.²⁶⁸

The PDN GW provides roaming for voice and data signals to the user by selecting the LTE (outdoor) network or Wi-Fi (indoor) network in accordance with the location of the data communication terminal.²⁶⁹



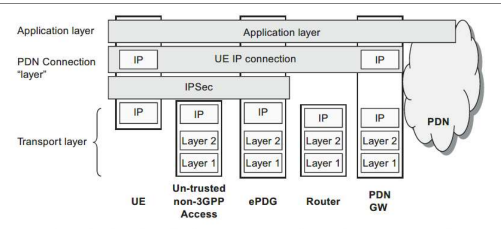


Figure 6.5: Schematic View of Application, PDN Connection, and Transport Layers for Untrusted Non-3GPP Accesses When PMIP or GTP Is Used on S2b.

The HSS "is the master user database that supports the IMS network entities that handle the calls/sessions. It contains user profiles, performs authentication and authorization of the user, and can provide information about the physical location of user."²⁷⁰

Within the EPC, the HSS connects over the SWx interface to the 3GPP AAA Server logical node, which enables other logical entities within the EPC to access the set of subscriber data stored in the HSS.²⁷¹

The 3GPP standard illustrates this.²⁷²

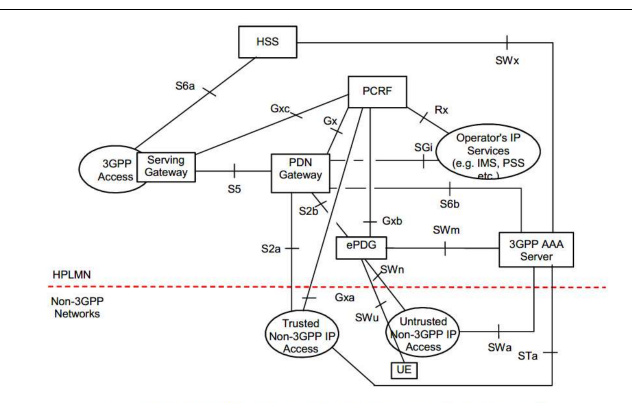


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

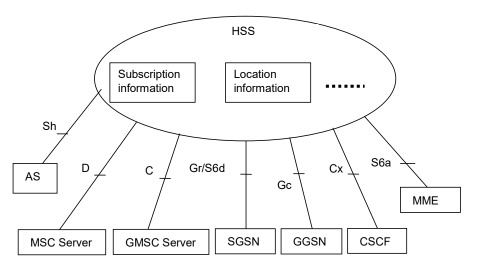
The 3GPP AAA Server may be implemented as a feature inside the HSS itself, or as stand-alone AAA equipment interfacing the HSS over the SWx interface.²⁷³

"UE" stands for "User Equipment" or the data communication terminal (which may also be referred to "MS" or "mobile station").

The HSS communicates through the 3GPP AAA Server, which interfaces with logical entities in the EPC, including the PDN-Gateway (Packet Data Network Gateway) over the S6b interface; the ePDG (Evolved Packet Data Gateway) over the SWm interface; Trusted Non-3GPP IP Access Networks over the STa interface; and Untrusted Non-3GPP IP Access Networks over the SWa interface. The data communication terminal updates the network about its location on a regular basis, such that the UE can access the network to make or receive calls, texts, or data, as it moves around the network (*e.g.*, between indoor and outdoor). ²⁷⁴

The GMLC (Gateway Mobile Location Center) is the first node an external location application accesses in a mobile network. The GMLC performs registration authorization and requests routing information from the HSS.²⁷⁵ There may be more than one GMLC.

The GMLC, HSS, and/or 3GPP AAA Server stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.²⁷⁶



The subscriber information stored in the HSS is described in 3GPP TS 23.008. Table 5.2A-1 lists the data used for packet-switched network access, such as for 3GPP EPS (Evolved Packet System) access, which includes LTE sessions. Table 5.2A-2 of 3GPP TS 23.008 lists the data used for packet-switched non-3GPP access, such as for Wi-Fi networks. The data includes location information of the data communication terminal.

For example, the HSS stores a "PDN Address." 277

As another example, the HSS stores the "subscribed QoS profile." 278

In addition, the HSS stores an "Access Point Name (APN)" as part of each subscriber profile.²⁷⁹

A PDN Address is an IP address assigned to the UE, when the UE joins an LTE network.²⁸⁰

An APN is the label for the Wi-Fi access point.²⁸¹

Additionally, T-Mobile collects information about the approximate location of a user's device in relation to its cell towers and the Global Positioning System (GPS).²⁸² T-Mobile uses that information, as well as other usage and performance information also obtained from the network and user's Device, to provide wireless voice and data services, and to maintain and improve the network and quality of service.²⁸³

Additionally and/or in the alternative, T-Mobile's LTE network comprises a BCE (Binding Cache Entry), flow binding information, and/or IP flow information.²⁸⁴

Additionally and/or in the alternative, T-Mobile's LTE network comprises a LMA (Local Mobility Anchor) and/or HA (Home Agent).²⁸⁵

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks. The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi).²⁸⁷

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

Each data communication terminal and indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "indoor gateway" or "outdoor wireless internet network," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

See also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, indoor gateway, supra page 13, location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

13. The internet network connecting and roaming method according to claim 12, wherein the indoor location information stored in the location register including the indoor system ID information is updated.

The Accused Instrumentalities provide the internet network connecting and roaming method, wherein the indoor location information stored in the location register including the indoor system ID information is updated.

For example, the Accused Instrumentality comprises an internet network connecting and roaming method according to claim 12, as discussed above, wherein the location information including the indoor system ID information (*e.g.*, Wi-Fi Network SSID) stored in the location register is updated.

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

Defendants sell mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.²⁸⁸



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling." ²⁸⁹

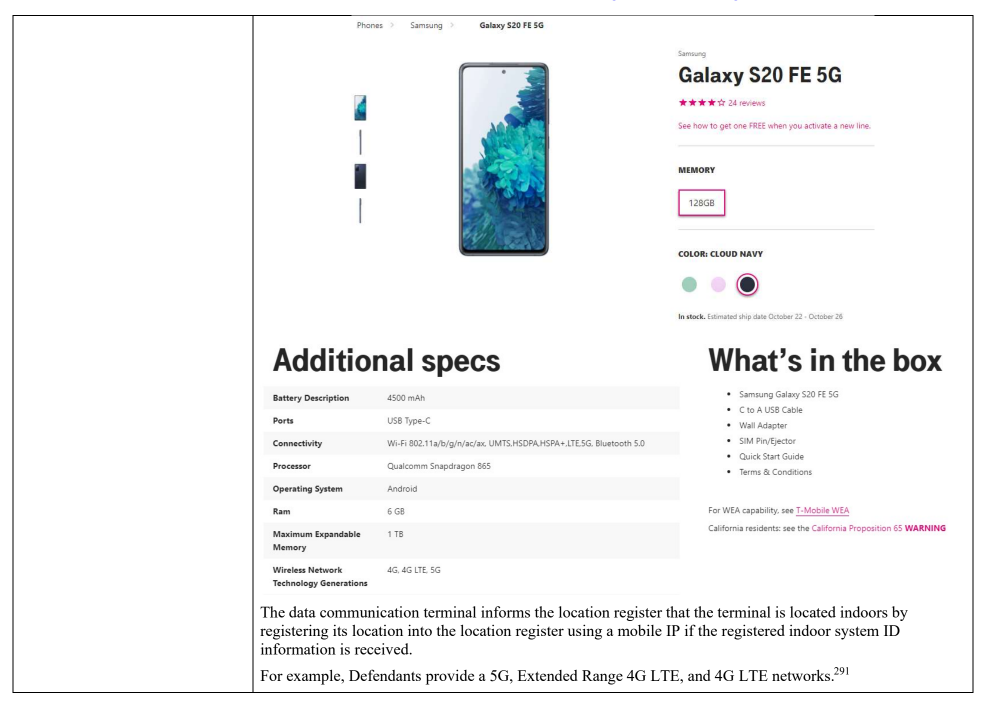
Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

As another example, the Samsung Galaxy S20 FE 5G wireless data communication terminal includes a Qualcomm Snapdragon $865~{\rm SoC.}^{290}$



5G

- Frequencies that can provide 5G:
 - Band n71 (600 MHz)
 - Band n41 (2.5 GHz)
 - Band n260 (39 GHz)
 - Band n261 (28 GHz)
- With 5G, high amounts of data can be transmitted more efficiently than 4G LTE.
- . One of the ways T-Mobile is rapidly deploying 5G is integrating mid-band 2.5 GHz spectrum from Sprint.
- . Check out What is 5G? to learn how it works!

Extended Range 4G LTE

- Frequencies that can provide Extended Range LTE
 - Band 12 (700 MHz)
 - Band 71 (600 MHz)
- Our Extended Range LTE signal reaches 2X as far and penetrates walls for 4X better coverage in-buildings than ever before.

4G LTE

- · Frequencies that can provide LTE:
 - Band 2 (1900 MHz)
 - Band 5 (850 MHz)
 - Band 4 (1700/2100 MHz)
- Band 66 (Extension of band 4 on 1700/2100 MHz).
- 4G LTE offers fast download speeds, up to 50% faster speeds than 3G. See Data speeds.
- · Voice and data services only work at the same time when on you have VoLTE enabled on your device. Otherwise, LTE only provides data.
- VoLTE ("Voice over LTE")

Below is an example of how Wi-Fi calling is implemented in standards documents. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code. The 4G LTE Network uses the 3GPP EPC (Evolved Packet Core) and E-UTRAN (Evolved UMTS Terrestrial Radio Access Network). The EPC/E-UTRAN architecture is designed to allow interworking between different access technologies and, in particular LTE and Wi-Fi. In this network architecture, the HSS (Home Subscriber Server) acts as a common database for all subscriber data. ²⁹²

The HSS "is the master user database that supports the IMS network entities that handle the calls/sessions. It contains user profiles, performs authentication and authorization of the user, and can provide information about the physical location of user."²⁹³

Within the EPC, the HSS connects over the SWx interface to the 3GPP AAA Server logical node, which enables other logical entities within the EPC to access the set of subscriber data stored in the HSS.²⁹⁴

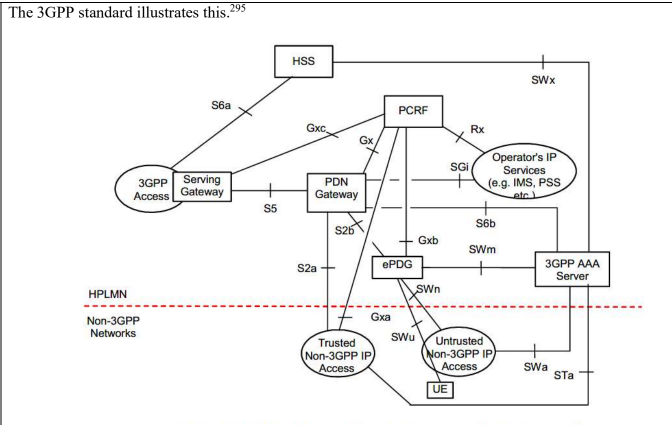


Figure 4.2.2-1: Non-Roaming Architecture within EPS using S5, S2a, S2b

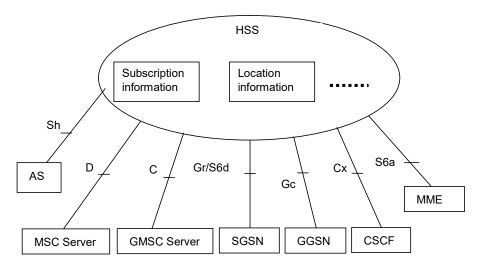
The 3GPP AAA Server may be implemented as a feature inside the HSS itself, or as stand-alone AAA equipment interfacing the HSS over the SWx interface.²⁹⁶

"UE" stands for "User Equipment" or the data communication terminal (which may also be referred to "MS" or "mobile station").

The HSS communicates through the 3GPP AAA Server, which interfaces with logical entities in the EPC, including the PDN-Gateway (Packet Data Network Gateway) over the S6b interface; the ePDG (Evolved Packet Data Gateway) over the SWm interface; Trusted Non-3GPP IP Access Networks over the STa interface; and Untrusted Non-3GPP IP Access Networks over the SWa interface. The data communication terminal updates the network about its location on a regular basis, such that the UE can access the network to make or receive calls, texts, or data, as it moves around the network (*e.g.*, between indoor and outdoor). ²⁹⁷

The GMLC (Gateway Mobile Location Center) is the first node an external location application accesses in a mobile network. The GMLC performs registration authorization and requests routing information from the HSS.²⁹⁸ There may be more than one GMLC.

The GMLC, HSS, and/or 3GPP AAA Server stores location information of the data communication terminal received through the indoor network or outdoor wireless internet network.²⁹⁹



The subscriber information stored in the HSS is described in 3GPP TS 23.008. Table 5.2A-1 lists the data used for packet-switched network access, such as for 3GPP EPS (Evolved Packet System) access, which includes LTE sessions. Table 5.2A-2 of 3GPP TS 23.008 lists the data used for packet-switched non-3GPP access, such as for Wi-Fi networks. The data includes location information of the data communication terminal.

For example, the HSS stores a "PDN Address." 300

As another example, the HSS stores the "subscribed QoS profile." 301

In addition, the HSS stores an "Access Point Name (APN)" as part of each subscriber profile. 302

A PDN Address is an IP address assigned to the UE, when the UE joins an LTE network.³⁰³

An APN is the label for the Wi-Fi access point.³⁰⁴

Additionally, T-Mobile collects information about the approximate location of a user's device in relation to its cell towers and the Global Positioning System (GPS).³⁰⁵ T-Mobile uses that information, as well as other usage and performance information also obtained from the network and user's Device, to provide wireless voice and data services, and to maintain and improve the network and quality of service.³⁰⁶

As another example, various forms of location information are provided by the Accused Instrumentalities, including but not limited to CID (Cell Identification) and TDOA (Time Difference of Arrival). Such location information is utilized in relation with various aspects of the Accused Instrumentalities, including but not limited to an E-SMLC (Enhanced Serving Mobile Location Center), MME (Mobility Management Entity), and GMLC (Gateway Mobile Location Center). As yet another example, this information can be registered using Mobile IP. 308

Additionally and/or in the alternative, T-Mobile's LTE network comprises a BCE (Binding Cache Entry), flow binding information, and/or IP flow information.³⁰⁹

Additionally and/or in the alternative, T-Mobile's LTE network comprises a LMA (Local Mobility Anchor) and/or HA (Home Agent).³¹⁰

Additionally and/or in the alternative, T-Mobile has deployed and continues to deploy 5G networks.³¹¹ <u>The 5G network will include a structure that performs the identical function in relevant part. KAIFI believes that the T-Mobile system is functionally equivalent but the details of T-Mobile's specific implementation are not public and require access to source code.</u>

The Accused Instrumentalities use Mobile IP, like Dual Stack and Proxy Mobile IP, IPv6 and IPv4. Mobile IP enables IP-level mobility when moving between different access technologies (e.g., from LTE to Wi-Fi).³¹²

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

Each location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise "indoor location information" or "indoor system ID information," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what networks are available), in substantially the same way (by information about the identity of the networks) to achieve substantially the same result

(seamless switching between the networks). Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

See also discussion of Claim 12, supra page 484846, e.g., regarding the second step, supra page 565654, third step, supra page 646462, and fifth step, supra page 818178; see also discussion of Claim 1, supra page 1, e.g., regarding the location register, supra page 16; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

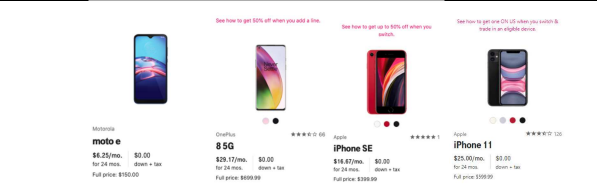
14. The internet network connecting and roaming method according to claim 12, wherein the second step includes the step of comparing a plurality of indoor system ID informations stored in the location register with the received indoor system ID information and determining whether the received indoor system ID information is identical to any one of the stored indoor system ID informations.

The Accused Instrumentalities provide an internet network connecting and roaming method according to claim 12, wherein the second step includes the step of comparing a plurality of indoor system ID informations stored in the location register with the received indoor system ID information and determining whether the received indoor system ID information is identical to any one of the stored indoor system ID informations.

For example, the Accused Instrumentality comprises an internet network connecting and roaming method according to claim 12, as discussed above, wherein the second step includes the step of comparing a plurality of indoor system ID informations stored in the location register with the received indoor system ID information and determining whether the received indoor system ID information is identical to any one of the stored indoor system ID informations.

The location register can be distributed across components in the system. For example, the information can be in part on the user equipment and in part on servers associated with the T-Mobile outdoor network, such as, but not limited to the PDN-GW. The location register is the location that stores location information of the data communication terminal. The location information in T-Mobile's system includes at least the user equipment's detection of the SSID of an indoor network, past information stored within the user equipment about previous access to an indoor network, the user equipment's receipt and distribution of packets across the indoor network, the information provided to and collected by the user equipment when it previously accessed part of T-Mobile outdoor network or when it attempts to do so.

Defendants sell mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.³¹³



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling." ³¹⁴

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

This device includes an indoor wireless connection module, such as a Wi-Fi chip, and stores registered indoor system ID information.³¹⁵

Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
- 3. Tap the name of the Wi-Fi network that you want to join.

After you join the network, you'll see ✓ next to the network and ເ in the upper-left corner of your display or the upper-right corner on an iPhone X and later.



This device compares a plurality of indoor system IDs with received indoor system IDs, and determines whether one or more of the received indoor system IDs matches any of the stored indoor system IDs.

For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 316

How iOS decides which wireless network to auto-join

When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

The device sets its own mode to one of an indoor communication mode and an outdoor communication mode depending whether the received indoor system ID information is equal to the stored indoor system ID information.³¹⁷

How do I set up Wi-Fi calling?

First connect to a Wi-Fi network. Wi-Fi Calling is enabled out of the box on most phones. To ensure Wi-Fi Calling is enabled, go to Settings. Look for "More..." or something similar. Tap "More..." and scroll to see Wi-Fi Calling. Toggle to the "On" position. You can also choose whether to make Wi-Fi Calling your preferred mode of calling (default), or use cellular for voice calls whenever strong cellular service is available.

Do I have to log into a Wi-Fi network to connect?

Yes, you must connect to a Wi-Fi network before your phone will automatically connect to that same network when in range. Once you've connected, you'll be automatically connected when Wi-Fi is turned on.

How do I log in to a Wi-Fi network on my device?

Go to Settings and select Wi-Fi. A list of available Wi-Fi networks will appear. Select a trusted network and enter a password to connect. After the first connection, the phone will automatically connect to that same network automatically when in range.

For example, when the device is connected to Wi-Fi, the Wi-Fi Calling feature is enabled on the device, and a cellular connection is unavailable or poor, calls will be carried over Wi-Fi.³¹⁸

As another example, the Samsung Galaxy S20 FE G5 wireless data communication terminal includes a Qualcomm Snapdragon 865 SoC, which includes a Wi-Fi modem indoor wireless connection module. The device stores registered indoor system ID information, such as a Wi-Fi network SSIDs. 321

This device compares received indoor system ID information with the stored indoor system ID information. For example, "[a]pps can set a combination of network matching params: SSID Pattern . . . AND/OR BSSID Pattern . . . to trigger connection to a network that matches the set params." 322

The device sets its own mode to one of an indoor communication mode and an outdoor communication mode depending whether the received indoor system ID information is equal to the stored indoor system ID

information. For example, "[t]he primary responsibilities of this class are to: . . . Attempt to 'fail over' to another network when connectivity to a network is lost." The platform will ultimately decide on which network the device connects to." 324

Each location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise "indoor system ID informations," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (e.g., providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (e.g., with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (e.g., seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. The location register is the location that stores location information. The information stored by the T-Mobile system that allows the user equipment to determine to communicate over an indoor network, an outdoor network, and to switch between these networks, is insubstantially different from location information because it achieves substantially the same result (allowing the system to understand what networks are available), in substantially the same way (by information about the identity of the networks) to achieve substantially the same result (seamless switching between the networks). Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

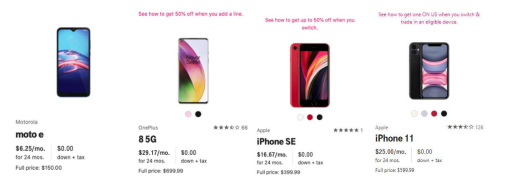
See also discussion of Claim 12, supra page 484846, e.g., regarding the second step, supra page 565654; see also discussion of Claim 1, supra page 1, e.g., regarding the location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

15. The internet network connecting and roaming method according to claim 14, wherein the indoor wireless connection module is housed in the data communication terminal and the indoor gateway, respectively.

The Accused Instrumentalities provide an internet network connecting and roaming method according to claim 14, wherein the indoor wireless connection module is housed in the data communication terminal and the indoor gateway, respectively.

For example, the Accused Instrumentality comprises an internet network connecting and roaming method according to claim 14, wherein the indoor wireless connection module is housed in the data communication terminal.

Defendants sell <u>data communication terminals</u>, <u>e.g.</u>, mobile devices such as smartphones, tablets, personal computing devices, and other personal electronic devices that support both cellular and Wi-Fi calling and texting, internet network connectivity, and roaming.³²⁵



An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling." ³²⁶

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

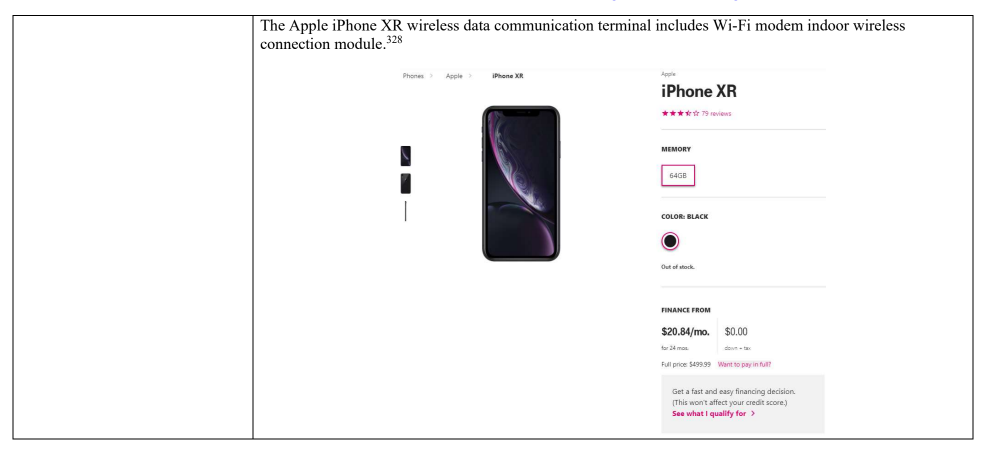
This device includes an indoor wireless connection module and stores registered indoor system ID information.³²⁷

Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- 2. Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
- 3. Tap the name of the Wi-Fi network that you want to join.

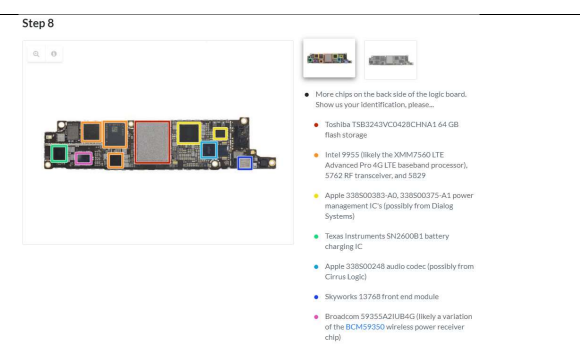
After you join the network, you'll see ✓ next to the network and † in the upper-left corner of your display or the upper-right corner on an iPhone X and later.





Additional specs

Battery Description	Built-in rechargeable lithium-ion battery	
Ports	Lightning	
Connectivity	Wi-Fi 802.11ac with MIMO, Bluetooth 5.0, NFC, LTE, USB	
Processor	A12 Bionic Chip	
Operating System	iOS	
Ram	64 GB	
Maximum Expandable Memory	0 GB	
Wireless Network Technology Generations	4G, 4G LTE	
Supported Email Platforms	Apple Mail, POP3, IMAP4, SMTP, Microsoft® Exchange, AOL®, AIM, Yahoo! ® Mail, GMail	
Hearing Aid Compatibility	M3, T4	
WEA Capable	true	
Mobile Hotspot Capable	true	
Frequency	GSM: 850 MHz, 900 MHz, 1800 MHz, 1900 MHz; UMTS: Band I (2100), Band II (1900), Band IV (1700/2100), Band V (850), Band VIII (900); LTE: 1, 2, 3, 4, 5, 7, 8, 12, 13, 14, 17, 18, 19, 20, 25, 26, 29, 30, 32, 34, 38, 39, 40, 41, 46, 66, 71	



For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 329

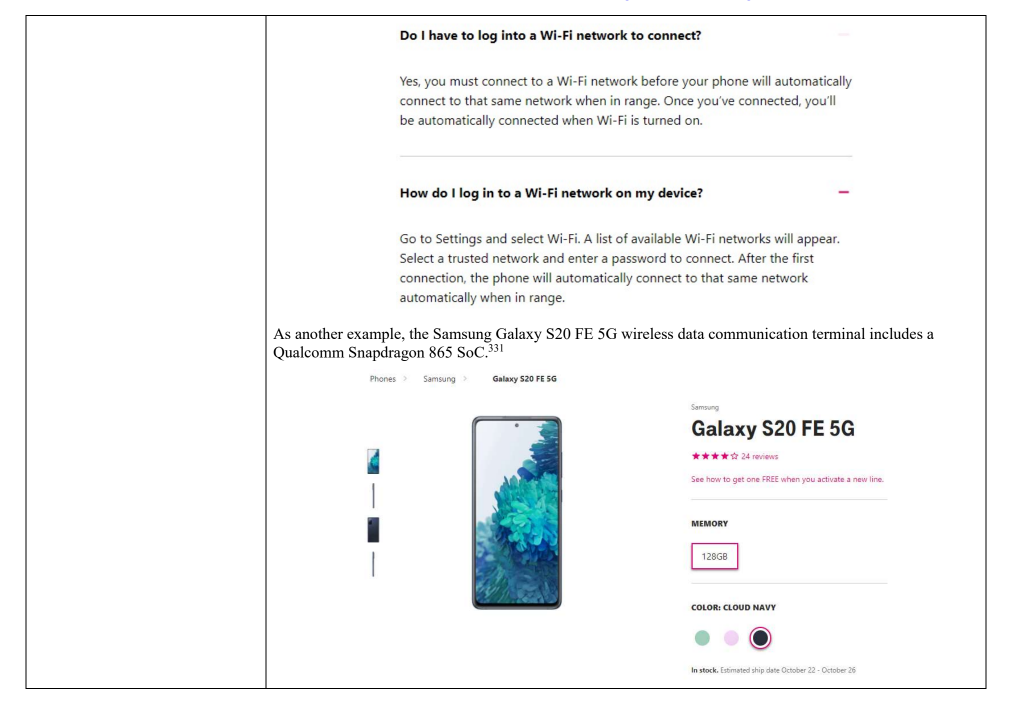
How iOS decides which wireless network to auto-join

When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

The Apple iPhone stores this information so that it may be connected with the indoor wireless connection module.³³⁰



Additional specs

Battery Description	4500 mAh
Ports	USB Type-C
Connectivity	Wi-Fi 802.11a/b/g/n/ac/ax, UMTS,HSDPA,HSPA+,LTE,5G, Bluetooth 5.0
Processor	Qualcomm Snapdragon 865
Operating System	Android
Ram	6 GB
Maximum Expandable Memory	1 TB
Wireless Network Technology Generations	4G, 4G LTE, 5G

What's in the box

- Samsung Galaxy S20 FE 5G
- C to A USB Cable
- Wall Adapter
- SIM Pin/Ejector
- · Quick Start Guide
- . Terms & Conditions

For WEA capability, see T-Mobile WEA

California residents: see the California Proposition 65 WARNING

The Snapdragon 865 SoC includes a Wi-Fi modem indoor wireless connection module.³³²

Qualcomm°	Wi-Fi/Bluetooth Subsystem: Qualcomm° FastConnect 6800
FastConnect ^{**} Subsystem	60 GHz Wi-Fi features: Always-on Wi-Fi sensing, Wire-equivalent latency
	Bluetooth Features: 1-to-many Bluetooth broadcast, Qualcomm TrueWireless" Stereo, Bluetooth 5.1, Qualcomm° aptX" Voice audio for super wide band voice calls, Qualcomm° aptX" Adaptive Audio
	Wi-Fi 6 features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS), WPA3 security support, Target Wake Time
Cellular Modem	Modem Name: Qualcomm ^e Snapdragon ^e X55 5G modem-RF system
Cellular Technology	Cellular Technology: HSPA, WCDMA, TD-SCDMA, CDMA 1x, EV-DO, GSM/EDGE
	LTE Technology: LTE including CBRS support
Wi-Fi	Wi-Fi Standards: Wi-Fi 6, Wi-Fi 6-ready, 802.11ad, 802.11ay, 802.11ac Wave 2, 802.11a/b/g, 802.11n
	Qualcomm ^o Wi-Fi 6 technology features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS), WPA3 security support, Target Wake Time
	Wi-Fi Spectral Bands: 2.4 GHz, 5 GHz, 60 GHz
	Peak Speed: 10 Gbps
	Qualcomm ^o 60 GHz Wi-Fi technology features: Always-on Wi-Fi sensing, Wire- equivalent latency

It is anticipated that discovery will provide further details regarding data communication terminals used, sold, offered, and/or provided by T-Mobile, including any alternative configurations and any corresponding structures in the Accused Instrumentalities.

Additionally and/or in the alternative, the Accused Instrumentality comprises an internet network connecting and roaming method according to claim 14, wherein the indoor wireless connection module is housed in the indoor gateway.

An indoor gateway a wireless access point or node for connecting to a LAN and the internet with a wire, such as a home or business gateway, router, "hotspot," mesh-network node, or ad hoc network node. A Wi-Fi access point broadcasts indoor system ID information (*e.g.*, network SSID), and makes wireless communications with the data communication terminal through the indoor wireless connection module.³³³

What is an Access Point?

An access point is a device that creates a wireless local area network, or WLAN, usually in an office or large building. An access point connects to a wired router, switch, or hub via an Ethernet cable, and projects a Wi-Fi signal to a designated area. For example, if you want to enable Wi-Fi access in your company's reception area but don't have a router within range, you can install an access point near the front desk and run an Ethernet cable through the ceiling back to the server room.

The Accused Instrumentality can be used with "any available Wi-Fi connection." 334

For example, Defendants provide a Wi-Fi Gateway and access to a network of nationwide Wi-Fi hotspots.³³⁵

What is T-Mobile Home Internet?

T-Mobile Home Internet is a new offering from T-Mobile, available at certain addresses in limited areas. It's fast, affordable home internet service that lets you do it all for just \$50 a month with AutoPay. T-Mobile Home Internet service connects to the same great LTE network T-Mobile smartphones run on. You receive service through an LTE Wi-Fi Gateway device (which combines the capabilities of a router and a modem), converts the LTE signal to Wi-Fi, and provides a Wi-Fi signal accessible by all the devices in your home. You'll also get T-Mobile's amazing customer support to answer all your questions!

T-Mobile provides an indoor gateway, e.g., LTE Wi-Fi Gateway (TM-RTL0102), and Wi-Fi CellSpot Router (T-Mobile AC-1900), to its customers. Furthermore, T-Mobile's indoor gateways may be connected to the internet via a wire, *see*, *e.g.*, T-Mobile's CellSpot "[r]equires a wired high-speed internet connection" and "[o]n the back the CellSpot has ... one Gigabit WAN port (to connect to an Internet source, such as a broadband modem)" 337

How do I set up T-Mobile Home Internet?

Simply power up your LTE Wi-Fi Gateway, download the T-Mobile Home Internet app (Android or iOS), and follow a few instructions. And if you have any trouble, you can contact our T-Mobile Home Internet support team through the app or at 1-844-275-9310 for 24x7 assistance.

T-Mobile provides Wi-Fi hotspots (for internet). 338

T-Mobile provides Wi-Fi hotspots through Boingo Wireless ("Boingo"), "the Wi-Fi industry's leading nationwide provider of software and services."

With the new agreement, T-Mobile Hotspot and postpaid mobile broadband subscribers will now have Wi-Fi access at no additional charge at 53 Boingo airport locations in the United States and Canada, including major airports in the New York and Chicago metropolitan areas. The expanded agreement also includes the Washington State Ferries in the Seattle area.

Similarly, Boingo subscribers will have continued Wi-Fi access at T-Mobile Hotspot airport locations and expanded access at T-Mobile HotSpot airline club and hotel locations, including the airline clubs of American Airlines, United Airlines, US Airways and Delta Airlines and Hyatt hotels.

"Expanding our agreement with T-Mobile USA reinforces our commitment to delivering customers seamless Wi-Fi access to a larger, collective footprint," said Colby Goff, senior vice president of strategy for Boingo Wireless. "We pride ourselves in listening to our customers and giving them access to Wi-Fi when and where they need it. Boingo users can now enjoy connectivity at airport lounges – a top request – and we welcome T-Mobile subscribers to our airport and ferry networks." 339

T-Mobile also provides Wi-Fi hotspot devices, including but not limited to: T9 Mobile Hotspot and Linkzone 2.340

T-Mobile provides Home Internet and Wi-Fi Services:³⁴¹

Are there ways I can't use Home Internet?

You can use your Home Internet for all the homework, streaming, and video conferencing you need! But to ensure that our network is available for all customers, there are some restrictions on activities that can damage or disproportionately congest the network. For example, Home Internet is not intended for unattended use, automatic data feeds, automated machine-to-machine connections, or uses that automatically consume unreasonable amounts of available network capacity. Please see T-Mobile's Terms and Conditions for prohibited uses.

T-Mobile and Sprint are now part of the same family. While T-Mobile is working to build a combined network, the Sprint network continues to operate. Sprint customers' traffic may be carried in some areas by the T-Mobile network (e.g. where T-Mobile's network is available and Sprint's is not). These Sprint customers will continue to experience the network management practices disclosed on Sprint's Open Internet page, but while on the T-Mobile network can expect to experience the speeds and data prioritization disclosed on this page.

•••

Broadband Internet Access Services are subject to the T-Mobile Terms and Conditions at https://www.t-mobile.com/responsibility/legal/terms-and-conditions. Specific information about our Broadband Internet Access Services can be found under the heading "Using Our Network" Certain uses of our network are also prohibited as described in our Terms and Conditions under the heading "Examples of Permitted and Prohibited Uses of the Services and Your Device." E-Rate and other government or enterprise customers' use of T-Mobile's Broadband Internet Access Services may also be governed by an applicable government contract

or Major Account Agreement.342

Our wireless network is a shared resource, which we manage for the benefit of all of our customers. Your Data Plan is intended for Web browsing, messaging, and similar activities. Certain activities and uses of our Services and your Device are permitted and others are not. If you buy, lease, or finance a Device manufactured for use on our network, you agree, and we rely on your agreement, that you intend it to be activated on our Service and will not resell or modify the Device, or assist anyone doing so. Here are examples of permitted and prohibited uses.

Permitted uses include:

- Voice calls;
- Web browsing;
- Messaging;
- Email;
- Streaming music;
- Uploading and downloading applications and content to and from the Internet or third party stores;
- Using applications and content without excessively contributing to network congestion; and
- Tethering your Device to other non-harmful devices pursuant to the terms and conditions and allotments of your Data Plan.³⁴³

It is anticipated that discovery will provide further details regarding indoor gateways used, sold, offered, and/or provided by T-Mobile, including commercial gateway hardware, alternative configurations, and any corresponding structures in the Accused Instrumentalities.

Each data communication terminal and indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

To the extent, if any, that Defendants' Accused Instrumentalities do not literally comprise an "indoor gateway" or "indoor wireless connection module," Defendants' Accused Instrumentalities provide a substantial equivalent that differs from these features in only insubstantial ways. Defendants' Accused

Instrumentalities provide a voice/data communications network connecting and roaming system and service comprising substantially the same function (*e.g.*, providing networks, network connections, and network information of a type found in and/or associated with the "indoors" or "outdoors" of homes or businesses), in substantially the same way (*e.g.*, with shorter ranges and distances for "indoor" networks, and longer ranges and distances for "outdoor" networks), to achieve substantially the same result (*e.g.*, seamless connectivity, better communication quality with a lower cost) as the invention claimed by the '728 Patent. Therefore, even if Defendants' Accused Instrumentalities do not literally infringe these claim terms, they still infringe under the doctrine of equivalents.

See also discussion of Claim 14, supra page 110109104; see also discussion of Claim 12, supra page 484846, e.g., regarding the fourth step, supra page 696966, and fifth step, supra page 818178; see also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, and indoor gateway, supra page 13; discussion of Claim 9, supra page 454544; discussion of Claim 10, supra page 464644; discussion of Claim 11, supra page 474745.

17. The internet network connecting and roaming method according to claim 12, wherein the indoor wireless connection module is a wireless LAN connection module.

The Accused Instrumentalities provide an internet network connecting and roaming method according to claim 12, wherein the indoor wireless connection module is a wireless LAN connection module.

For example, the Accused Instrumentality provides numerous indoor gateway selections comprising an indoor wireless connection module that is a wireless LAN connection module.³⁴⁴ Indoor gateways listed above with regard to claim 1 comprise an indoor wireless connection module that is a wireless LAN (*i.e.*, Wi-Fi) connection module (*e.g.*, LTE Wi-Fi Gateway (TM-RTL0102), Wi-Fi CellSpot Router, Linkzone 2, and T9 Mobile Hotspot).³⁴⁵

Additionally and/or in the alternative, the Accused Instrumentality provides numerous data communication terminals comprising an indoor wireless connection module that is a wireless LAN connection module. Data communication terminals listed above with regard to claim 1 comprise an indoor wireless connection module that is a wireless LAN (*i.e.*, Wi-Fi) connection module (*e.g.*, Alcatel Go Flip 3; Joy Tab; Joy Tab Kids; Apple iPhone 12 Pro; iPhone 12; iPhone SE; iPhone 11; iPhone 11 Pro; iPhone 11 Pro Max; iPhone XR; iPad Air; iPad 8th gen; iPad Pro 11-inch 2nd gen; iPad Pro 12.9-inch 4th gen; iPad 7th gen; iPad Air 3rd gen; iPad mini; Motorola razr 5G; moto e; OnePlus 8T+ 5G; 8 5G; Samsung Galaxy S20 FE 5G; Note20 Ultra 5G; Z Fold2 5G; Note20 5G; A71 5G; A51 5G; S20 Ultra 5G; Z Flip 5G; A21; A11; A10e; S20 5G; S20+ 5G; Galaxy Tab S7 5G; Galaxy Tab S7+ 5G; Galaxy Tab A 8.4; and T-Mobile REVVL 5G; REVVL 4+; REVVL 4.).³⁴⁶

It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.

Each data communication terminal and indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

	See also discussion of Claim 12, supra page 484846, e.g., regarding the fourth step, supra page 696966, and fifth step, supra page 818178; see also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, and indoor gateway, supra page 13; discussion of Claim 9, supra page 454544; discussion of Claim 10, supra page 464644.
18. The internet network connecting and roaming method according to claim 17, wherein the indoor gateway is an internet communication equipment connected with either a wired or wireless LAN.	The Accused Instrumentalities provide an internet network connecting and roaming method according to claim 12, wherein the indoor gateway is an internet communication equipment connected with either a wired or wireless LAN.
	For example, the Accused Instrumentality provides numerous indoor gateways which are internet communication equipment connected with either wired or wireless LAN. Indoor gateways listed above with regard to claim 1 are internet communication equipment (<i>i.e.</i> , capable of supporting communication of data, voice, and the like at short range), and are connected with either a wired or wireless LAN (<i>e.g.</i> , LTE Wi-Fi Gateway (TM-RTL0102), Wi-Fi CellSpot Router, Linkzone 2, and T9 Mobile Hotspot). ³⁴⁷
	It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.
	Each indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.
	See also discussion of Claim 17, supra page 126125119; see also discussion of Claim 12, supra page 484846, e.g., regarding the fourth step, supra page 696966, and fifth step, supra page 818178; see also discussion of Claim 1, supra page 1, e.g., regarding the indoor gateway, supra page 13; discussion of Claim 9, supra page 454544; discussion of Claim 10, supra page 464644.
19. The internet network connecting and roaming method according to claim 12, wherein the	The Accused Instrumentalities provide an internet network connecting and roaming method according to claim 12, wherein the indoor wireless connection module is a wireless packet communication connection module.
indoor wireless connection module is a wireless packet communication connection module.	For example, the Accused Instrumentality provides numerous indoor gateways comprising a wireless packet communication connection module. Indoor gateways listed above with regard to claim 1 include modules for wireless packet communication connections such as wireless internet and/or wireless LAN (<i>e.g.</i> , LTE Wi-Fi Gateway (TM-RTL0102), Wi-Fi CellSpot Router, Linkzone 2, and T9 Mobile Hotspot). ³⁴⁸
	Additionally and/or in the alternative, the Accused Instrumentality provides numerous data communication terminals comprising a wireless packet communication connection module. Data communication terminals listed above with regard to claim 1 include modules for wireless packet communication connections such as wireless mobile broadband and wireless LAN (<i>e.g.</i> , Alcatel Go Flip 3; Joy Tab; Joy Tab Kids; Apple iPhone 12 Pro; iPhone 12; iPhone SE; iPhone 11; iPhone 11 Pro; iPhone 11 Pro Max; iPhone XR; iPad Air; iPad 8th gen; iPad Pro 11-inch 2nd gen; iPad Pro 12.9-inch 4th gen; iPad 7th gen; iPad Air 3rd gen; iPad mini; Motorola razr 5G; moto e; OnePlus 8T+ 5G; 8 5G; Samsung Galaxy S20 FE 5G; Note20 Ultra 5G; Z Fold2

	5G; Note20 5G; A71 5G; A51 5G; S20 Ultra 5G; Z Flip 5G; A21; A11; A10e; S20 5G; S20+ 5G; Galaxy Tab S7 5G; Galaxy Tab S7+ 5G; Galaxy Tab A 8.4; and T-Mobile REVVL 5G; REVVL 4+; REVVL 4.). 349
	It is anticipated that discovery will provide further details of these features, including alternative configurations and components, in the Accused Instrumentalities.
	Each data communication terminal and indoor gateway referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.
	See also discussion of Claim 12, supra page 484846, e.g., regarding the fourth step, supra page 696966, and fifth step, supra page 818178; see also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, and indoor gateway, supra page 13; discussion of Claim 9, supra page 454544; discussion of Claim 10, supra page 464644; discussion of Claim 11, supra page 474745.
20. The internet network connecting and roaming method	The Accused Instrumentalities provide an internet network connecting and roaming method according to claim 12, wherein the second step is performed in the course of the internet communication service.
according to claim 12, wherein the second step is performed in the course of the internet communication service.	For example, the Accused Instrumentality provides an internet network connecting and roaming method according to claim 12, wherein the second step is performed in the course of the internet communication service.
Commission of the	An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling." 350

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

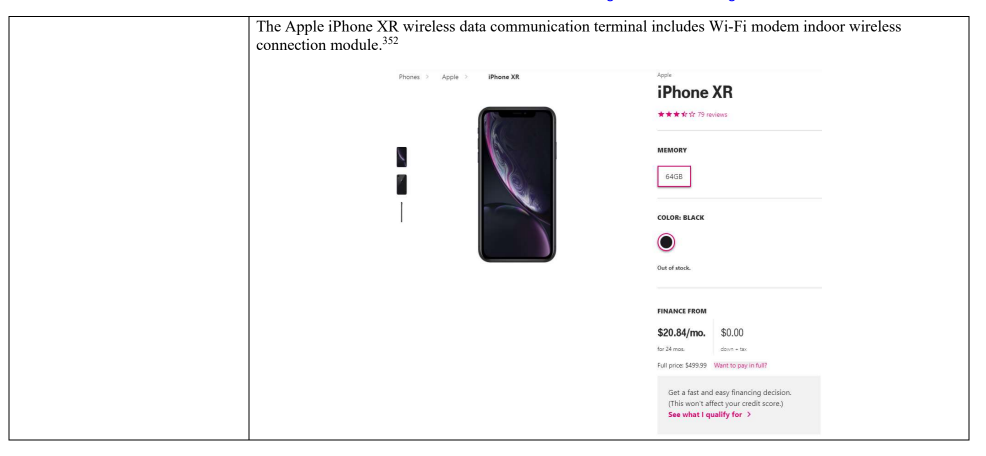
This device includes an "indoor" wireless connection module and stores registered indoor system ID information.³⁵¹

Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- 2. Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
- 3. Tap the name of the Wi-Fi network that you want to join.

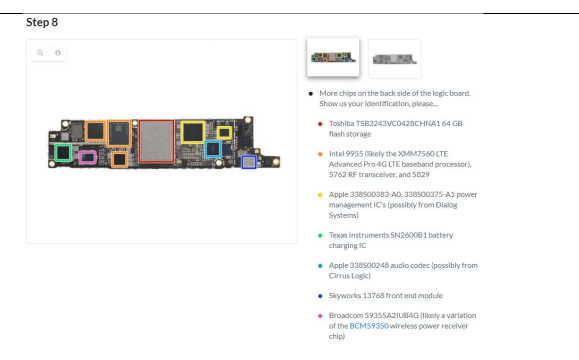
After you join the network, you'll see ✓ next to the network and ເ in the upper-left corner of your display or the upper-right corner on an iPhone X and later.





Additional specs

Battery Description	Built-in rechargeable lithium-ion battery	
Ports	Lightning	
Connectivity	Wi-Fi 802.11ac with MIMO, Bluetooth 5.0, NFC, LTE, USB	
Processor	A12 Bionic Chip	
Operating System	iOS	
Ram	64 GB	
Maximum Expandable Memory	0 GB	
Wireless Network Technology Generations	4G, 4G LTE	
Supported Email Platforms	Apple Mail, POP3, IMAP4, SMTP, Microsoft® Exchange, AOL®, AIM, Yahoo! ® Mail, GMail	
Hearing Aid Compatibility	M3, T4	
WEA Capable	true	
Mobile Hotspot Capable	true	
Frequency	GSM: 850 MHz, 900 MHz, 1800 MHz, 1900 MHz; UMTS: Band I (2100), Band II (1900), Band IV (1700/2100), Band V (850), Band VIII (900); LTE: 1, 2, 3, 4, 5, 7, 8, 12, 13, 14, 17, 18, 19, 20, 25, 26, 29, 30, 32, 34, 38, 39, 40, 41, 46, 66, 71	



For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 353

How iOS decides which wireless network to auto-join

When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

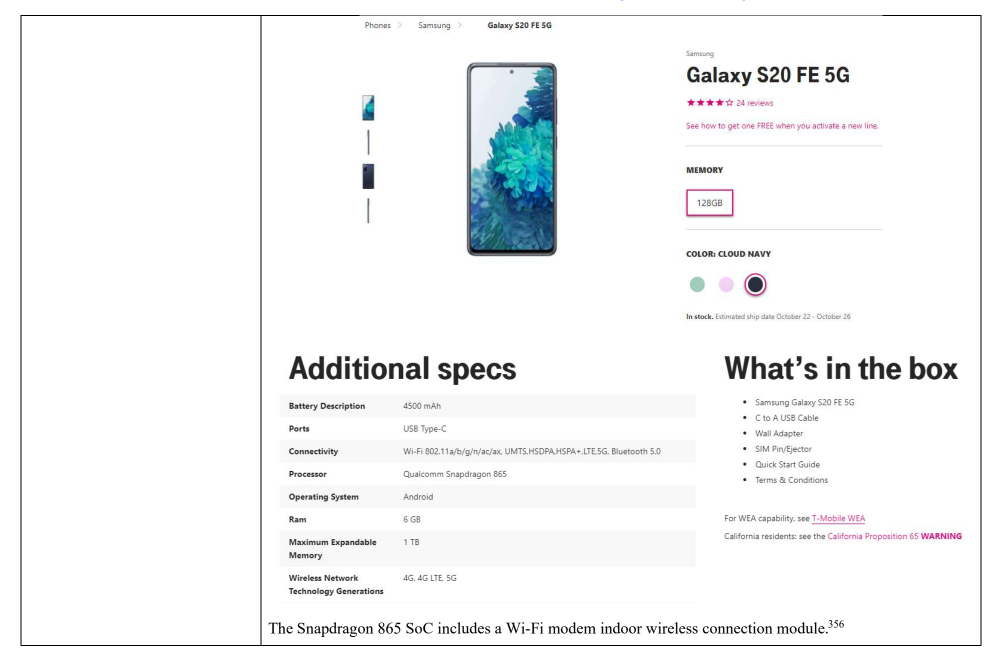
When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

The Apple iPhone stores this information so that it may be connected with the indoor network if the registered indoor system ID information is received and by connecting with the outdoor wireless internet network if the registered indoor system ID information is not received.³⁵⁴

How do I set up Wi-Fi calling? First connect to a Wi-Fi network. Wi-Fi Calling is enabled out of the box on most phones. To ensure Wi-Fi Calling is enabled, go to Settings. Look for "More..." or something similar. Tap "More..." and scroll to see Wi-Fi Calling. Toggle to the "On" position. You can also choose whether to make Wi-Fi Calling your preferred mode of calling (default), or use cellular for voice calls whenever strong cellular service is available. Do I have to log into a Wi-Fi network to connect? Yes, you must connect to a Wi-Fi network before your phone will automatically connect to that same network when in range. Once you've connected, you'll be automatically connected when Wi-Fi is turned on. How do I log in to a Wi-Fi network on my device? Go to Settings and select Wi-Fi. A list of available Wi-Fi networks will appear. Select a trusted network and enter a password to connect. After the first connection, the phone will automatically connect to that same network automatically when in range. As another example, the Samsung Galaxy S20 FE 5G wireless data communication terminal includes a

Qualcomm Snapdragon 865 SoC.³⁵⁵



Qualcomm°	Wi-Fi/Bluetooth Subsystem: Qualcomm ^o FastConnect [™] 6800
FastConnect" Subsystem	60 GHz Wi-Fi features: Always-on Wi-Fi sensing, Wire-equivalent latency
Subsystern	Bluetooth Features: 1-to-many Bluetooth broadcast, Qualcomm TrueWireless" Stern Bluetooth 5.1, Qualcomm° aptX" Voice audio for super wide band voice calls, Qualcomm° aptX" Adaptive Audio
	Wi-Fi 6 features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink a Downlink), 1024 QAM, Dual-band simultaneous (DBS), WPA3 security support, Targo Wake Time
Cellular Modem	Modern Name: Qualcomm ^e Snapdragon ^{**} X55 5G modem-RF system
Cellular Technology	Cellular Technology: HSPA, WCDMA, TD-SCDMA, CDMA 1x, EV-DO, GSM/EDGE
	LTE Technology: LTE including CBRS support
Wi-Fi	Wi-Fi Standards: Wi-Fi 6, Wi-Fi 6-ready, 802.11ad, 802.11ay, 802.11ac Wave 2, 802.11a/b/g, 802.11n
	Qualcomm ^o Wi-Fi 6 technology features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS WPA3 security support, Target Wake Time
	Wi-Fi Spectral Bands: 2.4 GHz, 5 GHz, 60 GHz
	Peak Speed: 10 Gbps
	Qualcomm ^o 60 GHz Wi-Fi technology features: Always-on Wi-Fi sensing, Wire- equivalent latency

The data communication terminals store registered indoor system ID information, such as a Wi-Fi network SSID.³⁵⁷ The terminals connect with an indoor network, such as a home or office Wireless LAN or Wi-Fi network, if the registered indoor system ID information is received.³⁵⁸ For example, "[a]pps can set a combination of network matching params: SSID Pattern . . . AND/OR BSSID Pattern . . . to trigger connection to a network that matches the set params."³⁵⁹

If the registered indoor system ID information is not received, the terminal connects with the outdoor wireless internet network, such as T-Mobile cellular telephony system and service. For example, "[t]he primary

responsibilities of this class are to: . . . Attempt to 'fail over' to another network when connectivity to a network is lost." The platform will ultimately decide on which network the device connects to." 361

For example, Defendants' Wi-Fi Calling system works automatically once enabled, and can connect anytime one connects to a Wi-Fi network. ³⁶²

Do I have to log into a Wi-Fi network to connect?

Yes, you must connect to a Wi-Fi network before your phone will automatically connect to that same network when in range. Once you've connected, you'll be automatically connected when Wi-Fi is turned on.

How do I log in to a Wi-Fi network on my device?

Go to Settings and select Wi-Fi. A list of available Wi-Fi networks will appear. Select a trusted network and enter a password to connect. After the first connection, the phone will automatically connect to that same network automatically when in range.

According to Defendants, once Wi-Fi Calling is setup, the users' smartphone can be set to use the strongest signal, *i.e.*, Wi-Fi or cellular.³⁶³

How do I set up Wi-Fi calling?

First connect to a Wi-Fi network. Wi-Fi Calling is enabled out of the box on most phones. To ensure Wi-Fi Calling is enabled, go to Settings. Look for "More..." or something similar. Tap "More..." and scroll to see Wi-Fi Calling. Toggle to the "On" position. You can also choose whether to make Wi-Fi Calling your preferred mode of calling (default), or use cellular for voice calls whenever strong cellular service is available.

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

Each data communication terminal and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

See also discussion of Claim 12, supra page 484846, e.g., regarding the first step, supra page 515149, and second step, supra page 565654; see also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, location register, supra page 16, and router, supra page 21; discussion

	of Claim 2, <i>supra</i> page 262625; discussion of Claim 4, <i>supra</i> page 333332; discussion of Claim 5, <i>supra</i> page 404039.
21. The internet network connecting and roaming method according to claim 12, wherein the second step is performed after completion of the internet communication service.	The Accused Instrumentalities provide an internet network connecting and roaming method according to claim 12, wherein the second step is performed after completion of the internet communication service.
	For example, the Accused Instrumentality provides an internet network connecting and roaming method according to claim 12, wherein the second step is performed after completion of the internet communication service.
	For example, Defendants' Wi-Fi Calling system works automatically once enabled, and can connect anytime one connects to a Wi-Fi network. ³⁶⁴
	Do I have to log into a Wi-Fi network to connect?
	Yes, you must connect to a Wi-Fi network before your phone will automatically connect to that same network when in range. Once you've connected, you'll be automatically connected when Wi-Fi is turned on.
	How do I log in to a Wi-Fi network on my device?
	Go to Settings and select Wi-Fi. A list of available Wi-Fi networks will appear. Select a trusted network and enter a password to connect. After the first connection, the phone will automatically connect to that same network automatically when in range.
	According to Defendants, once Wi-Fi Calling is setup, the users' smartphone can be set to use the strongest signal, i.e., Wi-Fi or cellular. ³⁶⁵
	How do I set up Wi-Fi calling?
	First connect to a Wi-Fi network. Wi-Fi Calling is enabled out of the box on most phones. To ensure Wi-Fi Calling is enabled, go to Settings. Look for "More" or something similar. Tap "More" and scroll to see Wi-Fi Calling. Toggle to the "On" position. You can also choose whether to make Wi-Fi Calling your preferred mode of calling (default), or use cellular for voice calls whenever strong cellular service is available.

An exemplary or representative example is the Apple iPhone, which can "[m]ake a call with Wi-Fi Calling." ³⁶⁶

Make a call with Wi-Fi Calling

With Wi-Fi Calling, you can make or receive a phone call if you have a Wi-Fi connection in an area with little or no cellular coverage. Learn how to make a voice call using Wi-Fi Calling.



To use Wi-Fi Calling, you need an iPhone 5c or later on a supported carrier.

This device includes an "indoor" wireless connection module, and stores registered indoor system ID information.³⁶⁷

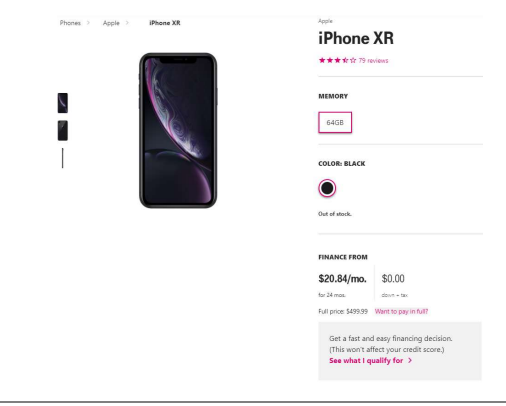
Connect to a Wi-Fi network

- 1. From your Home screen, go to Settings > Wi-Fi.
- Turn on Wi-Fi. Your device will automatically search for available Wi-Fi networks.
- 3. Tap the name of the Wi-Fi network that you want to join.

After you join the network, you'll see ✓ next to the network and � in the upper-left corner of your display or the upper-right corner on an iPhone X and later.

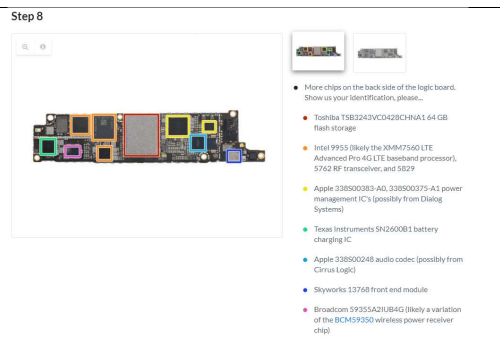


The Apple iPhone XR wireless data communication terminal includes Wi-Fi modem indoor wireless connection module.³⁶⁸



Additional specs

Battery Description	Built-in rechargeable lithium-ion battery	
Ports	Lightning	
Connectivity	Wi-Fi 802.11ac with MIMO, Bluetooth 5.0, NFC, LTE, USB	
Processor	A12 Bionic Chip	
Operating System	iOS	
Ram	64 GB	
Maximum Expandable Memory	0 GB	
Wireless Network Technology Generations	4G, 4G LTE	
Supported Email Platforms	Apple Mail, POP3, IMAP4, SMTP, Microsoft® Exchange, AOL®, AIM, Yahoo! ® Mail, GMail	
Hearing Aid Compatibility	M3, T4	
WEA Capable	true	
Mobile Hotspot Capable	true	
Frequency	GSM: 850 MHz, 900 MHz, 1800 MHz, 1900 MHz; UMTS: Band I (2100), Band II (1900), Band IV (1700/2100), Band V (850), Band VIII (900); LTE: 1, 2, 3, 4, 5, 7, 8, 12, 13, 14, 17, 18, 19, 20, 25, 26, 29, 30, 32, 34, 38, 39, 40, 41, 46, 66, 71	



For example, "[w]hen your iOS device evaluates service set identifiers (SSIDs)" it "determines which networks to auto-join." 369

How iOS decides which wireless network to auto-join

When auto-joining networks, iOS starts with the most preferred network, followed by private networks, then public ones.

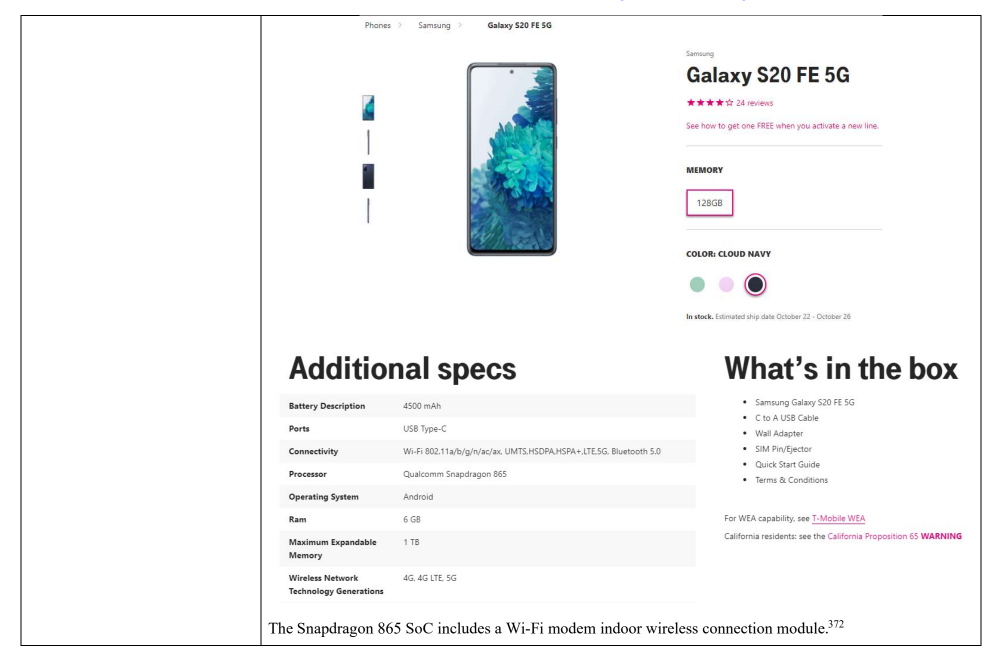
When your iOS device evaluates service set identifiers (SSIDs) and determines which network to auto-join, it will try to connect to networks in this order:

- 1. Your "most preferred" network
- 2. The private network you most recently joined
- 3. A private network
- 4. A public network

The Apple iPhone stores this information so that it may be connected with the indoor network if the registered indoor system ID information is received and by connecting with the outdoor wireless internet network if the registered indoor system ID information is not received.³⁷⁰

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	Do I have to log into a Wi-Fi network to connect?
	Yes, you must connect to a Wi-Fi network before your phone will automatically
	connect to that same network when in range. Once you've connected, you'll
	be automatically connected when Wi-Fi is turned on.
	How do I log in to a Wi-Fi network on my device?
	Go to Settings and select Wi-Fi. A list of available Wi-Fi networks will appear. Select a trusted network and enter a password to connect. After the first
	connection, the phone will automatically connect to that same network automatically when in range.
	How do I set up Wi-Fi calling?
	First connect to a Wi-Fi network. Wi-Fi Calling is enabled out of the box on
	most phones. To ensure Wi-Fi Calling is enabled, go to Settings. Look for
	"More" or something similar. Tap "More" and scroll to see Wi-Fi Calling.
	Toggle to the "On" position. You can also choose whether to make Wi-Fi
	Calling your preferred mode of calling (default), or use cellular for voice calls
	whenever strong cellular service is available.
As another example, the Qualcomm Snapdragon	ne Samsung Galaxy S20 FE 5G wireless data communication terminal includes a n 865 SoC. ³⁷¹



Qualcomm°	Wi-Fi/Bluetooth Subsystem: Qualcomm ^o FastConnect [™] 6800
FastConnect ^{**} Subsystem	60 GHz Wi-Fi features: Always-on Wi-Fi sensing, Wire-equivalent latency
	Bluetooth Features: 1-to-many Bluetooth broadcast, Qualcomm TrueWireless" Stere Bluetooth 5.1, Qualcomm aptX" Voice audio for super wide band voice calls, Qualcomm aptX" Adaptive Audio
	Wi-Fi 6 features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS), WPA3 security support, Targe Wake Time
Cellular Modem	Modern Name: Qualcomm ^e Snapdragon ^e X55 5G modem-RF system
Cellular Technology	Cellular Technology: HSPA, WCDMA, TD-SCDMA, CDMA 1x, EV-DO, GSM/EDGE
	LTE Technology: LTE including CBRS support
Wi-Fi	Wi-Fi Standards: Wi-Fi 6, Wi-Fi 6-ready, 802.11ad, 802.11ay, 802.11ac Wave 2, 802.11a/b/g, 802.11n
	Qualcomm ^o Wi-Fi 6 technology features: MU-MIMO (Uplink and Downlink), 8x8 sounding, OFDMA (Uplink and Downlink), 1024 QAM, Dual-band simultaneous (DBS) WPA3 security support, Target Wake Time
	Wi-Fi Spectral Bands: 2.4 GHz, 5 GHz, 60 GHz
	Peak Speed: 10 Gbps
	Qualcomm ^o 60 GHz Wi-Fi technology features: Always-on Wi-Fi sensing, Wire- equivalent latency

The data communication terminals store registered indoor system ID information, such as a Wi-Fi network SSID.³⁷³ The terminals connect with an indoor network, such as a home or office Wireless LAN or Wi-Fi network, if the registered indoor system ID information is received.³⁷⁴ For example, "[a]pps can set a combination of network matching params: SSID Pattern . . . AND/OR BSSID Pattern . . . to trigger connection to a network that matches the set params."³⁷⁵

If the registered indoor system ID information is not received, the terminal connects with the outdoor wireless internet network, such as T-Mobile's cellular telephony system and service. For example, "[t]he primary

responsibilities of this class are to: . . . Attempt to 'fail over' to another network when connectivity to a network is lost." The platform will ultimately decide on which network the device connects to." ³⁷⁷

It is anticipated that discovery will provide further details of the features of this method step, including alternative configurations and functions, in the Accused Instrumentalities.

Each data communication terminal and location register referenced herein is believed to comprise a structure and operates in a fashion that is the same or substantially similar.

See also discussion of Claim 12, supra page 484846, e.g., regarding the first step, supra page 515149, and second step, supra page 565654; see also discussion of Claim 1, supra page 1, e.g., regarding the data communication terminal, supra page 4, location register, supra page 16, and router, supra page 21; discussion of Claim 2, supra page 262625; discussion of Claim 4, supra page 333332; discussion of Claim 5, supra page 404039.

¹ KAIFI_0054221 - KAIFI_0054223 (*Wifi Calling Wifi Extenders*, T-Mobile (last visited Oct. 28, 2020), https://www.t-mobile.com/offers/wificalling-wifi-extenders).

² *Id*.

 $^{^3}$ Id.

⁴ KAIFI_0004430 (Magnus Olsson, et al., EPC and 4G Packet Networks, Driving the Mobile Broadband Revolution, ELSEVIER (2d ed. 2012)), at 41.

⁵ KAIFI_0004430 (Olsson, *EPC and 4G Packet Networks*), *supra* note 4, at 41; *see also supra* note 1 ("You can also choose whether to make Wi-Fi Calling your preferred mode of calling (default), or use cellular for voice calls whenever strong cellular service is available.").

⁶ *Id*.

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⁸ KAIFI_0054237 - KAIFI_0054241 (*Binge on Streaming Video*, T-Mobile (last visited Oct. 28, 2020), https://www.t-mobile.com/offers/binge-on-streaming-video); KAIFI_0054242 - KAIFI_0054244] (*Unlimited Video Streaming with Binge On*, T-Mobile (last visited Oct. 20, 2020), https://www.t-mobile.com/support/plans-features/unlimited-video-streaming-with-binge-on); *see also supra* note 1.

⁹ See KAIFI_0054245 - KAIFI_0054248 (*America's Largest 5G Network*, T-Mobile (last visited Oct. 28, 2020), https://www.t-mobile.com/coverage/4g-lte-5g-networks); KAIFI_0054249 - KAIFI_0054250 (*5G & 4G LTE Coverage Map, T-Mobile* (last visited Oct. 20, 2020), https://www.t-mobile.com/coverage/coverage-map).

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- ⁷⁰ See supra note 12.
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- ⁹² KAIFI_0000101 (What Is an Access Point and How Is It Different from a Range Extender?, LINKSYS (last visited Aug. 28, 2019), https://www.linksys.com/us/r/resource-center/what-is-a-wifi-access-point/).
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- ⁹⁴ KAIFI 0001830 (Giola, Understanding the Home Subscriber Server (HSS) Sh Interface), supra note 414140.
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- ⁹⁶ KAIFI 0001089 (3GPP TS 23.402), Figure 4.2.2-1.
- ⁹⁷ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38.
- ⁹⁸ *Id.* at 121.
- ⁹⁹ *Id.* at 345.
- ¹⁰⁰ See, e.g., KAIFI 0001089 (3GPP TS 23.002), Section 4.1.1 and Figure 0-a.
- ¹⁰¹ KAIFI_0000631 (3GPP TS 23.008), Table 5.2A-1.
- 102 *Id*.
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- ¹⁰⁴ KAIFI_0000001 (*LTE IP Address Allocation Schemes*, NETMANIAS), *supra* note <u>515150</u>.
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- ¹¹⁶ See, e.g., id. at 140, 170–82.
- ¹¹⁷ See, e.g., id. at 43.
- ¹¹⁸ KAIFI_0001089 (3GPP TS 23.402), Figure 4.2.2-1.
- ¹¹⁹ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38.
- ¹²⁰ *Id.* at 121.
- ¹²¹ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 345.
- ¹²² See, e.g., KAIFI 0001089 (3GPP TS 23.002), Section 4.1.1 and Figure 0-a.
- ¹²³ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-1.
- 124 *Id*.
- ¹²⁵ Id. at Table 5.2A-2; KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 277.
- ¹²⁶ KAIFI 0000001 (LTE IP Address Allocation Schemes, NETMANIAS), supra note 515150.
- ¹²⁷ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-1.
- ¹²⁸ KAIFI 0054397 KAIFI 0054439 (*Notice of Apparent Liability and Forfeiture and Admonishment*, FCC), supra note 535352.
- ¹²⁹ *Id*.
- ¹³⁰ See, e.g., KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 109–114, 138–146, 173–175, 448–454.
- ¹³¹ See, e.g., id. at 382–385, 462–467.
- ¹³² See supra note 9.
- ¹³³ KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 447.
- ¹³⁴ KAIFI 0001854 (Olivier Hersent, IP Telephony: Deploying VoIP Protocols & IMS Infrastructure (2d ed. 2011)), at 288–98.
- ¹³⁵ KAIFI 0001522 (3GPP TS 29.279, Release 9 (Jan. 2010)) § 3.1.
- ¹³⁶ See supra page 13.
- ¹³⁷ See supra note 28, 29, and 30.
- ¹³⁸ Supra note 1.

- ¹³⁹ KAIFI_0054440 (*T-Mobile Home Internet*, T-Mobile (last visited Oct. 24, 2020), https://www.t-mobile.com/support/content/dam/t-mobile/c2-archives/2020/t-mobile-home-internet).
- ¹⁴⁰ See, e.g., KAIFI_0001089 (3GPP TS 23.002), Section 4.1.1 and Figure 0-a.
- ¹⁴¹ Id. at Table 5.2A-2; KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 277.
- ¹⁴² KAIFI_0000001 (*LTE IP Address Allocation Schemes*, NETMANIAS), *supra* note <u>515150</u>.
- ¹⁴³ KAIFI_0000631 (3GPP TS 23.008), Table 5.2A-1.
- ¹⁴⁴ See, e.g., KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 109–114, 138–146, 173–175, 448–454.
- ¹⁴⁵ See, e.g., id. at 382–385, 462–467.
- ¹⁴⁶ See supra note 9.
- ¹⁴⁷ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 447.
- ¹⁴⁸ See supra page 13.
- ¹⁴⁹ KAIFI 0007165 ('728 Patent), at 9:1–2.
- ¹⁵⁰ See supra page 13.
- ¹⁵¹ See supra page 13.
- ¹⁵² See supra page 4.
- ¹⁵³ See supra page 13.
- ¹⁵⁴ See supra page 13.
- ¹⁵⁵ See supra page 4.
- ¹⁵⁶ KAIFI 0054221 KAIFI 0054223 (Wifi Calling Wifi Extenders, T-Mobile), supra note 1.
- ¹⁵⁷ *Id*.
- ¹⁵⁸ *Id*.
- ¹⁵⁹ See supra note 4.
- ¹⁶⁰ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 41.
- ¹⁶¹ *Id*.
- ¹⁶² KAIFI_0054224 KAIFI_0054236 (Terms and Conditions, T-Mobile), supra note 7.
- ¹⁶³ See supra note 8.
- ¹⁶⁴ See supra note 9.

- ¹⁶⁵ KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 447.
- ¹⁶⁶ See supra note 12.
- ¹⁶⁷ KAIFI_0054280 KAIFI_0054281 (*Apple iPhone XR*, T-Mobile), *supra* note12; KAIFI_0054334 KAIFI_0054341 (*iPhone XR Teardown*, IFIXIT), *supra* note 15.
- ¹⁶⁸ See id.
- ¹⁶⁹ KAIFI 0054318 KAIFI 0054319 (Samsung Galaxy S20 FE 5G, T-Mobile), supra note 12.
- ¹⁷⁰ KAIFI_0054395 KAIFI_0054396 (*T-Mobile Network*, T-Mobile), *supra* note 38.
- ¹⁷¹ See supra note 12.
- ¹⁷² KAIFI_0000021 (Make a Call with Wi-Fi Calling, APPLE), supra note 13.
- ¹⁷³ KAIFI 0000012 (Connect to Wi-Fi on Your iPhone, iPad, or iPod Touch, APPLE), supra note 14.
- ¹⁷⁴ KAIFI_0054280 KAIFI_0054281 (*Apple iPhone XR*, T-Mobile), *supra* note 12; KAIFI_0054334 KAIFI_0054341 (*iPhone XR Teardown*, IFIXIT), *supra* note 15.
- ¹⁷⁵ KAIFI 0000019 (How iOS Decides Which Wireless Network to Auto-Join, APPLE), supra note 16.
- ¹⁷⁶ KAIFI_0054221 KAIFI_0054223 (Wifi Calling Wifi Extenders, T-Mobile), supra note 1.
- ¹⁷⁷ KAIFI_0054318 KAIFI_0054319 (Samsung Galaxy S20 FE 5G, T-Mobile), supra note 12.
- ¹⁷⁸ KAIFI 0054344 KAIFI 0054348 (Snapdragon 865 5G Mobile Platform, QUALCOMM), supra note 19.
- ¹⁷⁹ See supra note 20.
- ¹⁸⁰ *Id*.
- ¹⁸¹ See supra note 22.
- ¹⁸² KAIFI_0054395 KAIFI_0054396 (*T-Mobile Network*, T-Mobile), *supra* note 38.
- ¹⁸³ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38, 41.
- ¹⁸⁴ KAIFI_0001830 (Giola, *Understanding the Home Subscriber Server (HSS) Sh Interface*), supra note <u>414140</u>.
- ¹⁸⁵ KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38.
- ¹⁸⁶ See, e.g., id. at 140, 170–82.
- ¹⁸⁷ See, e.g., id. at 43.
- ¹⁸⁸ KAIFI 0001089 (3GPP TS 23.402), Figure 4.2.2-1.
- ¹⁸⁹ KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38.

- ¹⁹⁰ *Id.* at 121.
- ¹⁹¹ KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 345.
- ¹⁹² See, e.g., KAIFI_0001089 (3GPP TS 23.002), Section 4.1.1 and Figure 0-a.
- ¹⁹³ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-1.
- ¹⁹⁴ *Id*.
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- ¹⁹⁶ KAIFI_0000001 (*LTE IP Address Allocation Schemes*, NETMANIAS), *supra* note <u>515150</u>.
- ¹⁹⁷ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-1.
- ¹⁹⁸ KAIFI 0054397 KAIFI 0054439 (*Notice of Apparent Liability and Forfeiture and Admonishment*, FCC), supra note <u>535352</u>.
- ¹⁹⁹ *Id*.
- ²⁰⁰ See, e.g., KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 109–114, 138–146, 173–175, 448–454.
- ²⁰¹ See, e.g., id. at 382–385, 462–467.
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- ²⁰³ See supra note 12.
- ²⁰⁴ KAIFI 0000021 (Make a Call with Wi-Fi Calling, APPLE), supra note 13.
- ²⁰⁵ KAIFI 0000012 (Connect to Wi-Fi on Your iPhone, iPad, or iPod Touch, APPLE), supra note 14.
- ²⁰⁶ KAIFI_0054280 KAIFI_0054281 (*Apple iPhone XR*, T-Mobile), *supra* note 12 KAIFI_0054334 KAIFI_0054341 (*iPhone X Teardown*, IFIXIT), *supra* note 15.
- ²⁰⁷ KAIFI 0000019 (How iOS Decides Which Wireless Network to Auto-Join, APPLE), supra note 16.
- ²⁰⁸ KAIFI_0054221 KAIFI_0054223 (Wifi Calling Wifi Extenders, T-Mobile), supra note 1.
- ²⁰⁹ KAIFI_0054318 KAIFI_0054319 (Samsung Galaxy S20 FE 5G, T-Mobile), supra note 12.
- ²¹⁰ KAIFI 0054344 KAIFI 0054348 (Snapdragon 865 5G Mobile Platform, Qualcomm), supra note 19.
- ²¹¹ See supra note 20.
- ²¹² *Id*.
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- ²¹⁴ KAIFI 0054221 KAIFI 0054223 (Wifi Calling Wifi Extenders, T-Mobile), supra note 1.
- ²¹⁵ *Id*.

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- ²¹⁷ KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 41, Fig. 2.16.
- ²¹⁸ KAIFI_0001089 (3GPP TS 23.402), Figure 4.2.2-1.
- ²¹⁹ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38.
- ²²⁰ KAIFI_0001827 (Firmin, *The Evolved Packet Core*, 3GPP), *supra* note <u>666665</u>.
- ²²¹ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at Figs. 6.3–6.5.
- ²²² See supra note 9.
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- ²²⁴ KAIFI 0000101 (What Is an Access Point and How Is It Different from a Range Extender?, LINKSYS), supra note 26.
- ²²⁵ KAIFI_0054221 KAIFI_0054223 (Wifi Calling Wifi Extenders, T-Mobile), supra note 1.
- ²²⁶ See supra note 28.
- ²²⁷ *Supra* note 30.
- ²²⁸ KAIFI_0054373 KAIFI_0054375 (*Now get Wi-Fi that works like a T-Mobile tower*, T-Mobile); KAIFI_0054376 KAIFI_0054380 (*T-Mobile Personal CellSpot Review*, CNet), *supra* note 31.
- ²²⁹ *Supra* note 32.
- ²³⁰ *Supra* note 33.
- ²³¹ *Supra* note 34.
- ²³² *Supra* note 35.
- ²³³ *Supra* note 36.
- ²³⁴ *Supra* note 37.
- ²³⁵ KAIFI_0001830 (Giola, *Understanding the Home Subscriber Server (HSS) Sh Interface*), supra note <u>414140</u>.
- ²³⁶ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38.
- ²³⁷ See, e.g., id. at 140, 170–82.
- ²³⁸ See, e.g., id. at 43.
- ²³⁹ KAIFI_0001089 (3GPP TS 23.402), Figure 4.2.2-1.
- ²⁴⁰ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38.
- ²⁴¹ *Id.* at 121.

- ²⁴² KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 345.
- ²⁴³ See, e.g., KAIFI_0001089 (3GPP TS 23.002), Section 4.1.1 and Figure 0-a.
- ²⁴⁴ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-1.
- ²⁴⁵ *Id*.
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- ²⁴⁷ KAIFI 0000001 (LTE IP Address Allocation Schemes, NETMANIAS), supra note 515150.
- ²⁴⁸ KAIFI_0000631 (3GPP TS 23.008), Table 5.2A-1.
- ²⁴⁹ KAIFI 0054397 KAIFI 0054439 (*Notice of Apparent Liability and Forfeiture and Admonishment*, FCC), supra note <u>535352</u>.
- ²⁵⁰ *Id*.
- ²⁵¹ See KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 46, 340–48.
- ²⁵² See, e.g., id. at 109–114, 138–146, 173–175, 448–454.
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- ²⁵⁴ See supra note 9.
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- ²⁵⁶ See supra note 12.
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- ²⁶¹ KAIFI 0054251 KAIFI 0054253 (Wi-Fi Calling from T-Mobile, T-Mobile), supra note 11.
- ²⁶² KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 38, 41.
- ²⁶³ See supra note 23.
- ²⁶⁴ See supra note 20.
- ²⁶⁵ KAIFI_0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 41, Fig. 2.16.
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- ²⁶⁹ KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at Figs. 6.3–6.5.
- ²⁷⁰ KAIFI_0001830 (Giola, *Understanding the Home Subscriber Server (HSS) Sh Interface*), supra note <u>414140</u>.
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- ²⁷⁴ *Id.* at 121.
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- ²⁷⁶ See, e.g., KAIFI_0001089 (3GPP TS 23.002), Section 4.1.1 and Figure 0-a.
- ²⁷⁷ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-1.
- ²⁷⁸ *Id*.
- ²⁷⁹ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-2; KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 277.
- ²⁸⁰ KAIFI_0000001 (*LTE IP Address Allocation Schemes*, NETMANIAS), *supra* note <u>515150</u>.
- ²⁸¹ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-1.
- ²⁸² KAIFI 0054397 KAIFI 0054439 (*Notice of Apparent Liability and Forfeiture and Admonishment*, FCC), supra note <u>535352</u>.
- ²⁸³ *Id*.
- ²⁸⁴ See, e.g., KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 109–114, 138–146, 173–175, 448–454.
- ²⁸⁵ See, e.g., KAIFI 0004430 (Olsson, EPC and 4G Packet Networks), supra note 4, at 382–385, 462–467.
- ²⁸⁶ See supra note 9.
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- ²⁸⁸ See supra note 12.
- ²⁸⁹ KAIFI_0000021 (Make a Call with Wi-Fi Calling, APPLE), supra note 13.
- ²⁹⁰ KAIFI_0054318 KAIFI_0054319 (Samsung Galaxy S20 FE 5G, T-Mobile), supra note 12.
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- ³⁰⁰ KAIFI 0000631 (3GPP TS 23.008), Table 5.2A-1.
- ³⁰¹ *Id*.
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- ³⁰⁸ See, e.g., id. at 105–07.
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- ³²¹ See supra note 20.

- ³²² See supra note 22.
- ³²³ See supra note 23.
- ³²⁴ *See supra* notes 20, 23.
- ³²⁵ See supra note 12.
- ³²⁶ KAIFI_0000021 (Make a Call with Wi-Fi Calling, APPLE), supra note 13.
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- ³³¹ KAIFI 0054318 KAIFI 0054319 (Samsung Galaxy S20 FE 5G, T-Mobile), supra note 12.
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- ³³⁸ *Supra* note 32.
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- ³⁴⁴ See supra page 12.
- ³⁴⁵ See supra page 12.
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- ³⁵⁴ KAIFI_0054221 KAIFI_0054223 (Wifi Calling Wifi Extenders, T-Mobile), supra note 1.
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- ³⁵⁷ See supra note 20.
- ³⁵⁸ *Id*.
- ³⁵⁹ See supra note 22;.
- ³⁶⁰ See supra note 23.
- ³⁶¹ See supra note 20.
- ³⁶² KAIFI 0054221 KAIFI 0054223 (Wifi Calling Wifi Extenders, T-Mobile), supra note 1.
- ³⁶³ *Id*.
- ³⁶⁴ KAIFI 0054221 KAIFI 0054223 (Wifi Calling Wifi Extenders, T-Mobile), supra note 1.
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- ³⁷¹ KAIFI_0054318 KAIFI_0054319 (*Samsung Galaxy S20 FE 5G*, T-Mobile), *supra* note12.

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³⁷³ See supra note 20.

³⁷⁴ *Id*.

³⁷⁵ See supra note 22.

³⁷⁶ See supra note 23.

³⁷⁷ See supra note 20.